

Washington, Friday, December 18, 1942

Regulations

TITLE 24—HOUSING CREDIT

Chapter II—Federal Savings and Loan
System

[Bulletin No. 13]

PART 203-OPERATION

OTHER LOANS AND INVESTMENTS BY
ASSOCIATION

DECEMBER 16, 1942.

No hearing having been requested in accordance with the provisions of paragraph (d) of § 201.2 of the Rules and Regulations for the Federal Savings and Loan System after opportunity therefor was allowed in accordance with paragraph (b) thereof, the Rules and Regulations for the Federal Savings and Loan System are amended, effective December 17, 1942, by adding thereto the following new section:

§ 203.20 Other loans and investments. A Federal association having a Charter K may invest its funds in loans to its members on the security of share accounts of the association owned by a member other than the borrower. To secure such loans the association shall obtain a lien upon, or a pledge of, the share account. No such loan shall exceed 90 percent of the repurchase value of the share account securing such loan. No such loan shall be made when the association has applications for repurchase which have been on file more than 30 days and not reached for payment. (Sec. 5 (a) of H.O.L.A. of 1933, 48 Stat. 132; 12 U.S.C. 1464 (a); E.O. 9070, 7 F.R. 1529)

James Twohy,
Governor.
Harold Lee,
General Counsel.
John M. Hager,
Executive Assistant to the
Commissioner.

[F.R. Doc. 42-13452; Filed, December 17, 1942; 10:33 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Director General for Operations

PART 1010—Suspension Orders [Amendment 1 to Suspension Order S-84]

CAPITAL COMPANY

Section 1010.84 Suspension Order S-84, paragraph (c) is hereby amended to read as follows:

(c) This order shall take effect immediately and shall continue in effect until January 18, 1943.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 16th day of December 1942.

ERMEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-13438; Filed, December 16, 1842; 1:54 p. m.]

PART 1010—SUSPENSION ORDERS
[Amendment 1 to Suspension Order S-97]

INTERSTATE ELECTRIC CO.

Paragraph (e) of § 1010.97, Suspension Order S-97, is hereby amended to read as follows:

(e) This order shall take effect on October 17, 1942, and shall expire on December 17, 1942, at which time the restrictions contained in this order shall be of no further effect.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 16th day of December 1942. Ernest Kanzler,

-Director General for Operations.

[F.R. Doc. 42-13439; Filed, December 16, 1942; 1:54 p.m.]

CONTENTS

REGULATIONS AND NOTICES

ALIEN PROPERTY CUSTODIAN:	Page
Vesting orders:	
Bashford, Max R Berghian, Joseph John	10589
Berghian, Joseph John	10588
Breisacher, Caroline	10589
Breisacher, Caroline Brewster, Leonie de Bary Lyon Chiara, Ubalda	
Lyon	10587
Chiara, Ubalda	10589
Eiersheim, Theresia	10538
Elersheim, Theresia Friedrich, Auguste Amalie	10587
Golluber, Rosa Greenberger, Adolph	10590
Greenberger, Adolph	10587
Grisafi, Francesco	10588
Haller, Margareta	10591
Herz, Alfred Knuth, Paul	10590
Knuth, Paul	10530
LaMorte Carmine	10594
LaMorte, Carmine Lehmann, Katharina	10501
Littman, Henrietta	10505
Tatinnold Pforfin	10504
Luippold, Martin Marinelli, Domenic	10502
Mittmann, Otto	10202
Pola Poul	10233
Pelz, Paul Pine, Alice	10552
Pahlia Congo	10554
Pohlig, George Punzi, Domenico	10500
Piccon Adolf	10092
Rieger, Adolf Ruggiere, Gennero	10093
Rugglete, Gennero	10993
Schmitt, Otto Schniepp, Frederick	10093
Schimepp, Frederick	10597
Sehlmeyer, Meta	10597
Strokol, Albert	10093
Uebel, Frank Walter, Elizabeth	10597
Water, Enzageth	10596
Weiner, Henry Wenzel, Klara Wessoly, Rudolf Joseph	10096
Wenzel, Klara	10598
Wessoly, Rudolt Joseph	10536
Engineer Corps:	
California, bridge regulations_	10585
FEDERAL SAVINGS AND LOAN SYSTEM:	
Additional loans and invest-	
ments by Associations	
OFFICE OF DEFENSE TRANSFORTATION:	
Pacific Electric Railway Co.,	
Calif.; substitution of motor	
vehicle for street railway	
passenger service	10502
OFFICE OF PRICE ADMINISTRATION:	10020
Adjustments of a	
Adjustments, etc.:	*0504
AIRODE CO	10224
Graphicut Corp	T0999
(Continued on next page)	
10571	



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CONTENTS—Continued

Office of Price Administration—Continued.	
Adjustments, etc.—Continued.	Page
Northern Illinois Coal Corp.,	
et al	10599
NuTone Inc Pittsburgh Plate Glass Co	10584
Piusburgh Plate Glass Co	10600
Rice-Stix Co United Pressed Products Co	10599
Werk, M., Soap Co	10583
Werk, M., Soap Co Alaska, specific maximum	
Pags, second hand (Corr. to	10581
Bags, second hand (Corr. to	4020-
Rev. MPR 55) Coal, bituminous (MPR 120,	10585
Coal, bituminous (WPR 120,	
Am. 28)Food products, specific (Corr.	10001
TO MPR. 2800	10585
Milk and cream, fluid (Supp. Reg. 14, Am. 78)	
Reg. 14, Am. 78)	10583
Milk, nuid (Supp. Reg. 15, Am.	
2)	10584
Rubber boots and work shoes, men's (Ration Order 6, Am.	
6)	10581
Public Contracts Division:	
Gloves and mittens industry,	
minimum wage rates	10585
WAGE AND HOUR DIVISION:	
Minimum wage rates, etc.:	10500
Embroideries industry Printing, etc., industry	10506
WAR PRODUCTION BOARD:	10000
Drum exterior coating (M-158,	
revocation)	10581
Enamel:	
Can (M-108, revocation)	10580
Closure (M-116)	10580
Fats and oils (M-71)	10578
Imports of strategic materials:	
(M-63) (M-63-d)	10574
Machinery, industrial (L-83,	T09.18
Interpretation 1)	10581

CONTENTS—Continued

WAR PRODUCTION BOARD—Con.	Page
Plumbing and heating:	
Emergency repairs (P-84, Am.	
2)	10573
Metal equipment (L-79, Am.	
3)	10573
Suspension orders:	
Airline Brass Works	10573
Capital Co	10571
Interstate Electric Co	10571
Oxnard Plumbing Co	10572
Pan American Products Corp_	10573
Saunders, C. W	10572
Tire retreading, etc. (L-61)	10580
-,	

PART 1010-SUSPENSION ORDERS [Amendment 1 to Suspension Order S-129]

C. W. SAUNDERS

Paragraphs (a) and (b) of § 1010.129, Suspension Order S-129, issued October 31, 1942, are hereby eliminated from said order.

Paragraph (c) of § 1010.129, Suspension Order S-129, issued October 31, 1942, is hereby amended to read as follows:

(c) Except as specifically authorized by the Director General for Operations, neither C. W. Saunders nor any other person shall order, purchase, accept delivery of, withdraw from inventory or secure in any other manner, or use any material or construction plant in order to continue or complete construction of any of the houses at the following locations: 721 and 725 West Manchester Boulevard, Inglewood, California; 1018 East 66th Street, Inglewood, California; 1211-1221 West Burbank Boulevard, Burbank, California; 4810 West 98th Street, Inglewood, California: 933-945 Fir Avenue, Inglewood, California; 4805 and 4811 West 104th Street, Lennox, California; 10016 and 10020 Inglewood Avenue, Lennox, California; 1508 South Bronson Avenue, Los Angeles, California.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 16th day of December 1942. ERNEST KANZLER. Director General for Operations.

[F. R. Doc. 42-13440; Filed, December 16, 1942; 1:54 p.m.]

→PART 1010—Suspension Orders [Suspension Order S-180]

OXNARD PLUMBING CO.

Oxnard Plumbing Company of Oxnard, California, is a partnership composed of R. D. Snively and W. D. Snively, and is engaged in retail sales of plumbing and heating supplies to the general public and to industrial firms.

During the period from April 30, 1942, to July 9, 1942, Oxnard Plumbing Company made numerous sales of items of plumbing and heating equipment to ultimate consumers, without authorization of the Director of Industry Operations.

Each of these items was sold for more than Five Dollars (\$5.00); the sales were made on purchase orders which bore no preference ratings and to consumers who did not sign any of the statements prescribed in Limitation Order L-79 as

amended May 23, 1942. During the period from March 24, 1942, to May 28, 1942, the company purchased plumbing and heating equipment from various suppliers and extended an A-10 preference rating to obtain these materials by certifying that said preference rating was extended under the provisions of Preference Rating Order P-84. At the time that these preference ratings were extended as aforesaid, the company did not have any A-10 preference rating orders from its customers to support these extensions.

During the period from February 16, 1942, to July 9, 1942, the company pur-chased plumbing and heating equipment from various suppliers and extended an A-10 preference rating to obtain these materials by certifying that said preference rating was extended under the provisions of Preference Rating Order P-100. At the time these preference ratings were extended as aforesaid, the company did not have A-10 preference rating orders from its customers to support these extensions.

These actions constituted wilful violations of Limitation Order L-79, Preference Rating Order P-84 and Preference Rating Order P-100, which violations have hampered and impeded the war effort of the United States by diverting scarce materials to uses not authorized by the War Production Board. In view of the foregoing: It is hereby ordered, That:

1010.180 Suspension Order S-180. (a) Deliveries of material to R. D. Snively and W. D. Snively, their successors and assigns, and to the partnership known as Ox.1ard Plumbing Company, its successors and assigns, shall not be accorded priority over deliveries under any other contract or order and no preference ratings shall be assigned or applied to such deliveries to R. D. Snively and W. D. Snively, their successors and assigns, or to the partnership known as Oxnard Plumbing Company, its successors and assigns, by means of preference rating certificates, preference rating orders, general preference orders and any other orders or regulations of the Director of Industry Operations or the Director General for Operations, except as specifically authorized by the Director General for Operations.

(b) No allocation shall be made to R. D. Snively and W. D. Snively, their successors and assigns, or to the partnership known as Oxnard Plumbing Company, its successors and assigns, of any material the supply or distribution of which is governed by any order of the Director of Industry Operations or the Director General for Operations, except as specifically authorized by the Director

General for Operations.

(c) Nothing contained in this order shall be deemed to relieve R. D. Snively and W. D. Snively or the partnership known as Oxnard Plumbing Company from any restriction, prohibition, or provision contained in any other order or regulation of the Director of Industry Operations or the Director General for Operations, except in so far as the same may be inconsistent with the provisions

(d) This order shall take effect December 21, 1942, and shall expire June 21, 1943, at which time the restrictions contained in this order shall be of no further effect.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

. Issued this 16th day of December 1942. ERNEST KANZLER,

Director General for Operations.

[F.R. Doc. 42-13441; Filed, December 16, 1942; 1:55 p.m.]

> PART 1010—SUSPENSION ORDERS [Suspension Order S-181]

PAN-AMERICAN PRÓDUCTS CORP.

Pan American Products Corporation. New Orleans, Louisiana, is engaged in the business of importing and selling Mexican cordage, wrapping twine and similar products. Under General Preference Order M-84, the Company was permitted to sell only 34,276 pounds of wrapping twine in May, 1942, and the same amount in June, 1942. Despite these restrictions, the Company sold 226,364 pounds of wrapping twine in May, 1942, and 98,756 pounds in June, 1942. During this time, the Company was aware that restrictions had been placed upon the sale of wrapping twine but did not familiarize itself with such restrictions.

The excessive sales of wrapping twine by the Company constituted a wilful violation of General Preference Order M-84 which has hampered and impeded the war effort of the United States. In view of the foregoing, It is hereby ordered,

§ 1010.181 Suspension Order S-181. (a) Pan American Products Corporation, its successors and assigns, shall not accept delivery of, receive, deliver, sell, or import any wrapping twine (as the same is defined in General Preference Order M-84), except as specifically authorized by the Director General for Operations.

(b) Nothing contained in this order shall be deemed to relieve Pan American Products Corporation from any restriction, prohibition, or provision contained in any other order or regulation of the Director of Industry Operations or the Director General for Operations, except in so far as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect December 19, 1942, and shall expire April 19, 1943, at which time the restrictions contained in this order shall be of no further

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 FR. 329; E.O. 9040, 7 FR. 527; E.O. 9125, 7 FR. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 16th day of December 1942. ERNEST KANZLER. Director General for Operations.

[F. R. Doc. 42-13442; Flied, December 16, 1942; 1:55 p.m.]

> PART 1010-SUSPENSION ORDERS (Suspension Order S-182)

> > ATRLINE BRASS WORKS

Airline Brass Works, Houston, Texas, a co-partnership composed of L. B. Golasinski and Vernon Melott, is engaged in the processing, machining, and casting of aluminum, brass, and copper. From January 7 to September 1, 1942, the Company melted substantial quantities of aluminum scrap and fabricated castings therefrom without having obtained authorization from the War Production Board. This constituted a violation of Supplementary Order M-1-d.

From January 23, 1942, to September 1, 1942, the Company used aluminum in the manufacture of oil derrick and flood light parts and other items not approved in Supplementary Order M-1-e. This constituted a violation of that order.

From February 17, 1942, to September 1, 1942, the Company delivered a substantial quantity of aluminum castings without having obtained authorization from the War Production Board. This constituted a violation of Supplementary Order M-1-f. During this whole period the Company was aware that the use of aluminum was subject to restrictions but operated in reckless disregard of the orders imposing such restrictions.

These violations of Supplementary Orders M-1-d, M-1-e, and M-1-f have hampered and impeded the war effort of the United States by diverting aluminum to uses unauthorized by the War Produc-tion Board. In view of the foregoing: It is hereby ordered, That:

§ 1010.182 Suspension Order S-182.
(a) Airline Brass Works, its successors and assigns, shall not deliver, process, fabricate, use, or accept delivery of any primary, secondary, or scrap aluminum or castings thereof, except as specifically authorized by the Director General for Operations.

(b) Nothing contained in this order shall be deemed to relieve Airline Brass Works from any restriction, prohibition, or provision contained in any other order or regulation of the Director of Industry Operations or the Director General for Operations, except in so far as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect December 19, 1942, and shall expire April 19, 1943, at which time the restrictions contained in this order shall be of no further

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 16th day of December 1942. ERNEST KANZLER,

Director General for Operations.

[F.R.Doc. 42-13443; Filed, December 16, 1942; 1:55 p.m.]

PART 1022—PLUMBING AND HEATING EMERGENCY REPAIRS

[Amendment 2 to Preference Rating Order P-84]

Section 1022.1 Preference Rating Order P-84 [7 F.R. 1997, 4167, 6258] is amended in the following respects:

Paragraph (e) (1) is amended to read as follows:

(1) Restrictions on installer and supplier. (i) No installer or supplier may apply the rating hereby assigned to obtain copper or copper base alloys which have been fabricated into sheets, wire, rods or tubes, or to obtain any scarce material the use of which could be eliminated without serious loss of efficiency by substitution of less scarce material or by change of design.

(ii) No installer or supplier may apply the rating hereby assigned to obtain any material the transfer of which is subject to a ration order of the Office of Price Administration.

(P.D. Reg. 1, as amended, 6 F.R. 6680;

W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

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[F.R.Doc. 42-13448; Filed, December 16, 1942; 3:46 p. m.]

PART 1154-METAL PLUMBING AND HEATING EQUIPMENT

[Amendment 3 to Limitation Order L-79 as Amended May 23, 1942]

Section 1154.1 General Limitation Order L-79, as amended May 23, 1942 [7 F.R. 3880, 6259] is hereby amended in the following respects:

1. Paragraph (b) is amended by adding at the end thereof the following:

Notwithstanding any provision of this order, no person may sell or deliver to an ultimate consumer any such equipment the transfer of which is subject to a ration order issued by the Office of Price Administration, provided that such sales or deliveries may be made in accordance with such ration order.

2. Paragraph (b) (6) is revoked.

(P.D. Reg. 1, as amended, 6 F.R. 6680; WPB. Reg. 1, 7 FR. 561; E.O. 9024, 7 FR. 329; E.O. 9040, 7 FR. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th

Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 16th day of December 1942. ERNEST KANZLER.

Director General for Operations.

[F. R. Doc. 42-13447; Filed, December 16, 1942; 3:46 p. m.]

PART 1042-IMPORTS OF STRATEGIC MATERIALS

[General Imports Order M-63 as Amended Dec. 17, 1942]

Section 1042.1 General Imports Order M-63, as amended is hereby amended to read as follows:

§ 1042.1 General Imports Order M-63—(a) Definitions. For the purposes of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether or not incorporated,

(2) "Owner" of any material means any person who has any property interest in such material except a person whose interest is held solely as security

for the payment of money.
(3) "Consignee" means the person to whom a material is consigned at the time

of importation.

- (4) "Import" means to transport in any manner into the continental United States from any foreign country or from any territory or possession of the United States (including the Philippine Islands). It includes shipments into a free port, free zone, or bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States and shipments in bond into the continental United States for transshipment to Canada, Mexico, or any other foreign country.
 - (5) "Place of initial storage" means any warehouse, yard ground storage, or other place, to which the person making the entry or withdrawal from custody of. the United States Bureau of Customs of material imported subject to this order directs or has directed that such material be transported from the port of entry to be held until disposed of pursuant to this order.
 - (6) Material shall be deemed "in transit" if it is afloat, if an on board ocean bill of lading has actually been issued with respect to it, or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States.
 - (7) "Governing date" with respect to any material means the date when such material first became subject to General Imports Order M-63.
 - (b) Restrictions on imports of materials-(1) General restriction. No person, except as authorized in writing by the Director General for Operations,

shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of, any material subject to this order after the governing date. The foregoing restrictions shall apply to the importation of any material subject to the order, regardless of the existence on the governing date or thereafter of any contract or other arrangement for the importation of such material. The materials subject to this order are those listed from time to time upon List I, List II, and List III attached hereto.

(2) Authorization by Director General for Operations. Any person desiring such authorization, whether owner, purchaser, seller, or consignee of the material to be imported, or agent of any of them, shall make application therefor in duplicate on Form PD-222C, addressed to the War Production Board, Ref .: M-63, Washington, D. C. Unless otherwise expressly permitted, such authorization shall apply only to the particular material and shipment mentioned therein and to the persons and their agents concerned with such shipment; it shall not be assignable or transferable either in whole or in part.

(3) Restrictions on financing of imports. No bank or other person shall participate, by financing or otherwise, in any arrangement which such bank or person knows or has reason to know involves the importation of any material subject to this order after the governing date unless such bank or person has received either a copy of the authorization issued by the Director General for Operations, or, if the transaction comes within the exceptions set forth in paragraph (b) (4), an affidavit stating the

facts which show the exception.

(4) Exceptions. Unless otherwise directed by the Director General for Operations, the restrictions set forth in this paragraph (b) shall not apply:

(i) To the Board of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation, or any agent acting for any such department, agency, or corporation; or

(ii) To any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, or to any material which the owner at the time of importation had purchased or otherwise acquired from any United States governmental department, agency, or corporation; or

(iii) To any material which on the governing date was in transit to a point within the continental United States.

(iv) To materials imported by mail where the value of the shipment is less than \$100.00; or .

(v) To materials consigned as gifts or as samples, or for use as samples, or imported for personal use, where the value of each consignment or shipment is less than \$200.00; or

(vi) To materials consigned as gifts for personal use by or to members of the Armed Services of the United States.

(c) Restrictions on disposition of List I material. . Except as hereinafter specifically provided in paragraph (d) here-

(1) Restrictions upon owners and consignees. No owner or consignee of any material on List I which is imported after the governing date shall in any way, directly or indirectly:

(i) Dispose of any interest in such

material;

(ii) Process or in any way change the physical condition of such material;

(iii) Transfer possession, or cause or permit a transfer of possession, of such material except to the port of entry and from the port of entry to the place of initial storage of such material; or

(iv) Change, or cause or permit a change of, the location of such material except to the port of entry and from the port of entry to the place of initial stor-

age of such material.

Provided: That a consignee of such material may dispose of his interest in such material to the extent necessary to complete any commitment or contract made prior to the governing date. The person to whom he disposes of such interest shall be subject to all restrictions imposed upon owners by this order.

(2) Restrictions upon banks and persons similarly situated. No bank or other person which, as agent, pledgee, beneficiary under a trust receipt, or otherwise, has possession of or any interest in any written instrument evidencing any interest in any material on List I shall in any way, directly or indirectly, dispose of any such interest, or transfer possession, or cause or permit a transfer of possession, of such instrument, unless:

(i) Such material was imported before

the governing date; or

(ii) Such person neither knows nor has reason to know that such material was imported after the governing date; or

(iii) Such disposition or transfer is necessary to permit a consignee to make a permissible disposition of material in accordance with subparagraph (1) of this paragraph (c); or

(iv) Such disposition or transfer is made to the owner of the material and such owner has complied with all the

provisions of this order.

(d) Permissible disposition of List I materials — (1) Transfer to Govern-mental agency. Nothing contained in this order shall prohibit an owner or consignee of any material on List I imported after the governing date, or a bank or other person having possession of, or an interest in, a written instru-

ment evidencing an interest in such material, from disposing of, or making any arrangement to dispose of, any interest in such material to the Board of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation.

(2) Authorization by Director General for Operations. Notwithstanding the provisions of paragraph (c); an owner or consignee of material on List I imported after the governing date or a bank or other person having possession of or an interest in a written instrument evidencing an interest in such material, may process such material or may dispose of any interest in such material or any such written instrument, or transfer possession or change the location thereof, or cause or permit such a transfer of possession or change of location, upon written authorization by the Director General for Operations. Any such person may make application in duplicate for such an authorization on Form PD-222A, which form shall be addressed to the War Production Board. Ref.: M-63, Washington, D. C.

(3) Exceptions. The restrictions set forth in paragraph (c) shall not apply to any material after any United States governmental department, agency, or corporation becomes the owner thereof, and shall not apply to any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, and shall not apply to any material purchased or otherwise acquired from any United States governmental department,

agency, or corporation. (e) Restrictions on disposition of List II or List III material. Any material on List II or List III, which is imported after the governing date, may be sold, delivered, processed, consumed, pur-chased, or received without restriction under this order, but all such transactions shall be subject to all applicable provisions of the regulations of the War Production Board and to all orders and directions of the Director General for Operations which now or hereafter may be in effect with respect to such material.

(f) Reports—(1) Reports on customs entry. No material which is imported after the governing date, including materials imported by or for the account of the Board of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation, shall be entered through the United States Bureau of Customs for any purpose, whether for consumption, for warehouse, in transit, in bond, for re-export, for appraisal, or otherwise, unless the person making the entry shall

file with the entry Form PD-222B in duplicate. The filing of such form a second time shall not be required upon any subsequent entry of such material through the United States Bureau of Customs for any purpose; nor shall the filing of such form be required upon the withdrawal of any material from bonded custody of the United States Bureau of Customs, regardless of the date when such material was first transported into the continental United States. Both copies of such form shall be transmitted by the Collector of Customs to the War Production Board, Division of Stock-piling and Transportation, Ref.: M-63, Washington, D. C.

(2) Other reports. All persons having any interest in, or taking any action with respect to, any material imported after the governing date, whether as owner, agent, consignee, or otherwise, shall file such other reports as may be required from time to time by the War Production Board.

(g) Routing of communications. All communications concerning this order shall, unless otherwise herein directed, be addressed to: War Production Board,

Washington, D. C., Ref.: M-63.
(h) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or who furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority assistance.

(i) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(j) Effective date. This order shall take effect at 12:01 a.m. on the 28th day of December, 1942, and shall continue in effect until revoked.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942. ERNEST KANZLER, Director General for Operations.

LIST I

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1941, as supplemented January 1, 1942). Materials are included in the list to the extent that they are covered by the commodity numbers listed below.

mentey humans instea has		
Meterial	Commerce import class No.	Govern- ing date
Acphalt	5678.1 5679.1 5294.0	7,2,42 7,2,42 7,2,42
Ecci and mutten tallem—in- cludes closeteck	6033.6	5/22/42
Beef and mutten tallow (inedi- blot—limit in also stock	6313.6	5/22/42
tale), unmanufactured. Brazilian pebble (quartz cryatale), manufactured and semi- manufactured in blanks, slabs,	5120.6	10/7/42
bars, etc. Britiles, heg and piz. Caster bears.	(1) (2)17_0 (2)79.0 2231.0	10/0/42 23/14/42 23/14/42 4/5/42
Cinchena bank or other bank from which quinter may be extracted	2001.0	522,42
Col ol. Cor fitor	0304.0 2409.0	5 22 42 5 22 42 11/23 42
Coir manufactures, other than	3120.0	11/23/42
pilo mote, ficer coverings, motting, etc. Columbian ero (columbite) or	6)	11/23/42
Certorcoed oil, crude, refined	6270.3 1423.1 1423.2 232.14	4/ 8/42 5/22/12 5/22/12 5/22/12 7/2/42
Divi-divi peds. Divi-divi, hemicek, and cheet- nut extracts.	2245.0	
Flar, unmanufactured (all types).	3261.0 3262.5 3262.6 3262.7	7/2/42 7/2/42 4/3/42 4/3/42 7/2/42
Flaxcood (lincood)	3262.8 3262.9 2233.0 (9)	5/4/42 5/4/42 5/4/42 5/22/42 7/2/42
Grophite or plumbago: Amerobaus, natural (except of Mexican origin). Crystalling, flake.	5720.1 5720.5	4/3/42 12/23/41
Crystalline, lump, chip, or duct	5720.6	4/8/42
enly), unmanufactured: Hockled, irelading "line of home. Not hockled. Tor	3223.0 3223.2 3203.3	9/11/42 9/11/42 9/11/42
end drawn, including switches.	2834.0 2834.1	3/14/42 3/14/42
Line grade, seed, button and tiles. Lineard all, and combinations	2105.0	14,3/42
end mixtures, in chief value ci cuch ell.	2254.0	5,592,42
Mangrove extract Muru muru nut oil Myrobolon fruit and extract	2342.0 (1) 204.0 2345.8	5/22,42 7/2,42 8,21/42 7/2,42 7/2,42
Nextefect oil and animal oils known as nextefect eteck. Oleo oil	0803.95 0036.2 1427.0 2202.0	5/22/42 8/21/42 5/22/42 10/21/42
Pennus (ground nut) eil Pyrethrum er incest flawers. Pyrethrum er incest flawers, ed- vanced in value er condition. Quebracho extrest. Rei Squill Retenana teanna rests (cube rest (timbo er herbecco), der- ris and tube), crufo and ad-	222.31 22H.0 22I.65	10/21/42 7/2/42 10/21/42
Rubber cood. Rubber cood off. Rubber cood off. Rutile. Sunflawer off, edible and de-	221.23 221.30 222.36 222.37 223.5 (!) 6270.2	5/1/42 5/4/42 5/4/42 5/4/42 5/22/42 5/22/42 12/25/41
natured	1421.0 2217.0	5/22,42 5,22,42

1 No separate clars. Commodity number has not yet can arrigated by the Department of Commerce, Statis-cal Charification of Imports. 2 Moved from Lift II 11/23/42.

Material	Commerce import class No.	Govern- ing date
Tantalum ore (tantalite) Tara Tucum oil. Valonia beards: and valonia ex-	6270. 4 232. 23 (¹)	4/8/42 7/2/42 8/21/42
Wattle extract	2307. 0 2345. 1 2345. 5 0803. 5	7/2/42 7/2/42 7/2/42 5/22/42
brown wool grease (all grades). Zirconium ore	0813. 2 0813. 3 0813. 5 6270. 5	5/22/42 5/22/42 5/22/42 12/28/41

List II

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1941, as supplemented January 1, 1942). Materials are included in the list to the extent that they are covered by the commodity numbers listed below.

Aluminum scrap	Material	Commerce import class No.	Govern- ing date
Asbesto3, unmanufactured (originating in Rhodesia or Union of South Africa)	Aluminum scrapAntimony	6650.0 6651.0 6651.1 838.180	12/28/41 12/28/41
South Africa 5500.3 1/13/42 5500.3 1/13/42 5500.5 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 5500.1 1/13/42 2239.13 48/42 2239.13 48/42 2239.13 48/42 2239.13 48/42 2239.13 48/42 2239.13 48/42 2237.1 4/8/42 4029.1 6/10/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 5/4/42 6270.0 6/10/42 6/	Asbestos, unmanufactured (orig-	838.210	12/28/41
Babassu nuts and kernels	South Africa)	5501.1	1/13/42 1/13/42 1/13/42 1/13/42 1/13/42 1/13/42
Babassu nut oil Balsa woods Logs	Babassu nuts and kernels	5502.1 2239.13	4/8/42
According to Pepartiment of Agriculture Office of Signal and Sawed timber		2239.15 2257.1	4/8/42 4/8/42
Beryllum oxide, carbonate and other beryllium oxide, carbonate and other beryllium salts	Logs	4029.1	6/10/42
Cashow nut oil and shell oil	Beryl ore or beryllium ore	6270.0	6/10/42 5/4/42
Cluding switches. Clud	Cashew nut oil and shell oil	838. 963 2257. 2 226. 02	4/8/42
Coount oil. (1) 4/8/42 Cohune nuts and kernels. (1) 4/8/42 Cohune nut oil. (1) 4/8/42 Copper. (1) 4/8/42 Copper. (1) 6/41/11 3/14/42 6/43. (1) 6/41/11 3/14/42 6/43. (1) 6/41/11 3/14/42 6/43. (1) 6/41/11 3/14/42 6/43. (1) 6/41/11 7/2/42 6/43. (1) 6/41/11 7/2/42 6/43. (1) 6/43. (1) 6/41/11 7/2/42 6/43. (1)	cattle, ox, and can tan hair, in- cluding switches	3696. 1 6213. 1 . 6213. 3	7/2/42 12/28/41 12/28/41
G417.1 G43.00 3/14/42 G43.00 3/14/42 G43.00 3/14/42 G43.00 3/14/42 G43.00 3/14/42 G43.00 3/14/42 G43.00 G418.3 G/1/42 G418.1 7/2/42 G43.00 G418.1 7/2/42 G43.00 G76.02 G/1/42 G76.	Coconut oilCohune nuts and kernels:	(1)	1/13/42 4/8/42
Copper and brass scrap	Conne nut ou	6401.8 6417.1	3/14/42 3/14/42
Copra	Copper and brass scrap	6418.3 6401.9 6418.1	6/1/42 12/28/41 7/2/42
Corundum and emery in grains, or ground, pulverized, or refined	CopraCorn or maize oil (edible)	676.02 2232.0	6/1/42 1/13/42
Corundum orc. 5460. 0 5/22/42	Corundum and emery in grains, or ground, pulverized, or re-		
Airplanc cloth, type MM	Comindian ora	l saco o	5/22/42 5/22/42
mules (1) 11/23/42 Decating apron fabric (1) 11/23/42 English spun combed cotton yarn, single or plied, in counts of 65's and finer (1) 11/23/42 Filter cloth (1) 11/23/42 Grey tracing cloth fabric (1) 11/23/42 Litheraph moleskin cloth (1) 11/23/42	of Agriculture Classification)	(4)	4/8/42
mules	Airplane cloth, type MM Balloon fabric, type HH Balloon fabric, type SS	000	8/21/42 8/21/42 8/21/42
Grey tracing cloth fabric (1) 11/23/42 Uthograph moleskin cloth (1) 11/23/42	mules		1
Urey tracing cloth fabric (i) 11/23/42 Lithograph moleskin cloth (ii) 11/23/42	yarn, single or plied, in counts of 68's and finer. Filter cloth.	8	11/23/42 11/23/42
Tracing cloth 3970, 0 8/21/42 Typewriter ribbon fabric (1) 8/21/42	Lithograph moleskin cloth Printers molleton	(1)	11/23/42

Material	Commerce import class No.	Govern- ing date
Cottonseed hull fiber Glycerine, crude and refined Goat and kid skin furs	(1) 8290.0 8291.1 0711.4	7/21/42 5/22/42 5/22/42 7/21/42
Hides and skins: Buffalo hides, dry and wet	0203, 0 0203, 1	1/13/42 1/13/42
Cabretta skins or hair sheep skins. Calf, dry and wet	0235. 0 0207. 0 0208. 0	7/2/42 1/13/42 1/13/42
Cattle hides, dry and wet Goat and kidskins, dry and	0201. 0 0202. 0	1/13/42 1/13/42
Wet	0241.0 0242.0 0205.0 0206.0	7/2/42 7/2/42 1/13/42 1/13/42
Shearlings (includes dry and green salted skins)	0206.0 0231.3	1/13/42 7/2/42
Iron and steel scrap, fit only for remanufacture	6004.0 6004.1	6/1/42 6/1/42
Istle or tampico fiber manufac- tures (including all istle products)	ø	11/23/42
waste) Jute, unmanufactured Jute butts, unmanufactured	3405.0 3241.0 3242.0	3/14/42 10/6/42
Kapok Kyanite and sillimanite	3403.0 593.95	10/6/42 7/2/42 12/28/41 12/28/41
Lead	6504.0 6505.0 6505.1 6506.1	12/28/41 1/9/42 12/28/41 1/9/42
•	6506. 5 6506. 9 6507. 0	1/9/42 6/1/42 1/9/42
Loofa (Luffa) sponges Magnesium, metallic and scrap Mahogany logs	6509.0 (1) 676.31 4031.0	1/9/42 8/21/42 6/1/42 7/2/42
Mahogany, rough (not further manufactured than sawed) Mahogany, dressed (sawed and	4202.1	7/21/42
not further manufactured than planed, tongued, and grooved). Mercury-bearing ores and con-	4204.1	7/21/42
Mercury or quicksilver (metal- lic)	6662.0	4/8/42 12/28/41
Meshta fiber Metallic beryllium, caeslum, lithium, and potassium Metallic mineral substances in crude form, not otherwise clas-	(1) 838. 870	10/6/42 5/4/42
sified (such as drosses, skimmings, residues, brass foundry ash, and flue dust)	674, 19 5560. 7	6/1/42 3/14/42
-	5560. 8 5560. 9 5561. 0	3/14/42 3/14/42 3/14/42
	5561, 7 5561, 8 5561, 9	7/2/42 3/14/42 3/14/42
	5564, 0 5564, 2	3/14/42 - 3/14/42
Nutgalls or gall nuts Oiticica oil Ouricury (uricury) nuts and	2310, 0 2255, 6	9/11/42 4/8/42
kernelsOuricury (uricury) oil, inedible	2239, 61° 2239, 62	5/22/42 5/22/42
and ediblePalm nut kernelsPalm kernel oil	2257.80 2257.83 2236.5 2248.0	5/22/42 5/22/42 3/14/42 3/14/42
Palm Kernel on Palm oil Rapeseed oil, denatured and not denatured	2248. 0 2243. 0 2246. 0	5/22/42 5/22/42
Shellac, unbleached and bleached	2253. 0 2107. 2	1/13/42 3/14/42
Sill-	2108. 0 3703. 0	3/14/42 10/21/42
Cocoons Partially manufactured silk, and silk noils exceeding 2 inches in length, not twisted	,	,,12
or spun	3799.0	10/21/42
the cocoon, or re-reeled, not wound, doubled, twisted, or advanced Silk waste	3702.0 3704.0 3702.1	10/21/42 10/21/42 10/21/42
Silver: Ores, concentrates, and base bullion, valuable chiefly for silver content Bullion, refined	6819. 5	7/21/42

Material	Commerce import class No.	Govern- ing date
Silver—Continued.		,
Coin, foreign	6819.8	7/21/42
ing silver sulphides	6919.9	7/21/42
Semiprocessed items, valuable chiefly for silver content Compounds, mix these, and content and cont	i (i)	7/21/12
salts, valuable chiefly fo	(1)	7/21/42
Sperm oil, crude, refined o otherwise processed	0803.1	5/22/42 5/22/42
cate), containing not to ex ceed 1½% lime and 1½%	8	}
ferric oxide: Crude and unground	(0)	11/23/42
Ground, washed, powdered or pulverized	(4)	11/23/12
Alloys, chief value tin	<u>:</u>	
n. s. p. f. (including allogerap)	6551.9	0/1/42
Bars, blocks, pigs, grain, o granulated Metallic scrap (except alloyed	6551, 3	0/1/12
scrap)	6551. 5 674. 05	0/1/42 7/2/42
Tin-plate scrap	2211,0	1/13/42
Tungsten ore and concentrates Urena lobata fiber	(i)	12/23/41 10/0/42
Vanadium ore	6260. 0 3520. 0	12/23/41 7/2/42
	3521.1 3521.2	7/2/42 7/2/42
	3521, 3	7/2/42
	3522.0 3523.1	7/2/42 7/2/42
	3523, 2 3523, 3	7/2/42 7/2/42
	3526. 0 3527. 1	7/2/42
	3527.2	7/2/42
•	3527, 3 3528, 0	7/2/42 7/2/43
	3529, 1 3529, 2	7/2/42 7/2/42
Wool (apparel, finer than 40'	3529.3	7/2/42
but not finer than 44's)	3513.0 3514.1	7/2/42 7/2/42
	3514. 2 3514. 3	7/2/42 7/2/42
	3521.0	7/2/42
, ,	3525, 1 3525, 2	7/2/42 7/2/42 7/2/42
Zinc, blocks, pigs, or slabs	3525.3 6558.2	7/2/42 12/23/41
	•	1

List III

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1941, as-supplemented January 1, 1942). Materials are included in the list to the extent that they are covered by the commodity numbers listed below.

Material	Commerco import class No.	Govern- ing date
Agave carpet yarns, dyed or undyed. Alewives and other pickled or salted fish, n. s. p. f	(1) { 0073, 3-10073, 9 inc. 2101, 0 3335, 0-1 3335, 0-1 3335, 4 inc. 0067, 0 8329, 0 8330, 0 837, 11 2141, 0 2141, 3 2141, 4 2141, 9 1301, 0 1050, 0	7/21/42 7/21/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42

¹ No separate class. Commodity number has not yet been assigned by the Department of Commerce, Statistical Classification of Imports.

					 ,			
Măterial	Commerce import class No.	Govern- ing date	Material	Commerce import class No.	Govern- leg date	Material	Commerce import class No.	Govern- ing date
Baskets and bags of wood, straw,	4001.0	2010	Floor coverings:			Morazite cand and other therium ere.	£93.20-	7/2/42
etc	4221. 0 4221. 2 4221. 5	7/2/42 7/2/42 7/2/42	Carpets and carpeting, mats, rugs, art equates, etc., ef	e com n		Muru muru nuts and kernels	2239.63 2239.64	F 22 42
	4221.6 4221.9	7/2/42 7/2/42 7/2/42 7/2/42	weel, n.s.p.f	{	10/21/42	Nitrates, Sedium and Petaccium.	8006.0 8027.5	7/2/42 7/2/42
Beans, dried	1192.0 0029.0	7/2/42 7/2/42	of cocca fiber (coir fiber) Pile mats and fleer coverings	ccca.1	10/21/42	Nutmess, presentd	8327.9	7/2/42 10/5/42
Beel, canned, including corned beel	C028.0		of rattan Matting and articles of ecoes	5000.3	10,21,12	Nutmegs, unground Nutmegs, ground Oats, bulled and unbulled	123,11 1641.0	7/2,42 7/2,42 7/2,42 7/2,42 7/2,42 10,0,42 10,0,42 7/2,42 7/2,42
Beeswax	6972.0 6972.1	7/2/42 7/2/42 7/2/42	fiber (ceir fiber) er ration Floor coverings of graces er rica straw, not in chief volue of	ಜಜಾ0	10/21/42	Offal, cdible	1041.1 0023.6	7/2'42 7/2'42
Blood, dried Bone black, bone char, and	6974. 0 8505. 0	7/2/42 7/2/42 7/2/42	cotton	CC 22	19,721/12	Olicako ard elicake meal, made el cottoneced, reanut, hemp-		
blood charBones, crude	009, 13 0911, 2	7/2/42 7/2/42	cotton	553.6	10/21/42	of cattoniced, peanut, hemp- ceed, and others (except ecco- nut or copin, coybean and	1114.0 1112.6-	1
Bones, ground, ash, dust, meal and flour	0911.3	1 1	Fluerepar	22.0 22.0 22.1	10/21/12 7/ 2/12 7/ 2/12 7/ 2/12 7/ 2/12	lingged)	1110.0 inc.	7/2/42
Bran: shorts; and other wheat	2033.0	7/2/42 7/2/42	Garlie Ginger rest ungreund, not pre-	137.70		Olco stearin Onions, edible	0026.3 1203.1 2252.3	7/2,42 7/2,42 7/2,42
byproduct feeds Brazil or cream nuts	1151. 0 1356. 0	7/2/42 7/2/42	served or capaign	1839.1	10/7/12	Duricury (uncury) wax	1	
		7/2/42 11/23/42	Glue, except glue size and fish	115.63 (2.0.1	10/7/12		4001.0	7/2/42
Cacao butter	1420.0 2452.0	7/2/42 7/2/42	Gest and kid hair except Augera	553.2	1	Warte bagging, gunny cloth and bagg. Graces, fibers, waste, shav-	4002.0 4002.9	7/2,42
Candelilla wax	2252.2 2251.0	7/2/42 7/2/42	Grapefruit. Grapes, fresh (other than bet-	1002.0	7/2/42 7/2/42	Peaches, creen, rice, er in brice.	133.61 133.66	7/2,42 7/2,42
Broomcorn Butter Cacao butter Canary seed Candelila wax Carnauba wax Caroa fiber Caroa fiber Casoe yarn Casein or lactarene Cashew nuts and kernels	4692.8	7/2/42 10/6/42	heuse)	- 1318.5 ELCL 0	7/2/42 7/2/12	Pears, creen, rice, or in bring. Peas, dried and colit.	1197.0	7/2,42 7/2,42
Casein or lactarene	6943.0 1377.0	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 10/6/42 4/8/42 10/6/42	Ginger reet, ground, not pre- served er candied. Glue, except glue eine end fish glue (value under 40g lb.). Geet and kid hair except Angera (mehair) and Cachmera. Grapes, fresh (other than het- house). Gunno Gunno Gun arable er senegal (Acada gum). Gun kadaya (karaya) and talka. Gun kadaya (karaya) and talka. Hempseed. Hempseed ell. Herring (including sprats, pil- chards and anchovics), all	ವರ್ಣ0	10/21/42 10/21/42	Peppers	121.05	7242 7242 7242 7242 7242 7244 7244 10542
Cassia, cassia vera, ungroupo	1000.1	10/6/42 10/6/42	Gum kadaya (karaya) and	(i) 21(3,0	1	Piccaya (all types). Pimento (all pice), unground. Pimento (all pice), tround. Pirk, hams, cheuiders, becon, course; prepared, cooked, bared, conned, etc.	1243.0	7/2/42 10 6/42
Cassia, cassia buds and cassia vera, ground	155.07 f C045.1-	10/6/42	Gum tregeranth	2102.0 223.0 223.03	10,71/12 10/21/12 10/21/12 17/21/12	Pimento (allepice), ground Perk, hams, cheulders, bacon,	155, 13.	10,77,42
Cheese Chickpeas and garbanzos, dried.	110046.59 inc.	7/2/42	Hempseed oil	23.63	.7/21/12	pared, ennied, etc.	0020.9 0031.9	7/2,42 7/2,42 7/2,42
Chicle, crude and refined or ad- vanced	2131.0	1 1	chards and anthories), all	r cc70.0-	} 7/2/12	Quebmeho weed. Laperced. Rice, broken.		7/2,42
China clay or Kaolin	5300.0	7/2/42 7/2/42 8/21/42	Hibiscus cennobinus cricrex	(i)	7/2/12	Rice, broken	1000.2 1044.0	5,22,42 7/2,42 7/2,42
Cinnamon and chips of, un- ground	1526.6	10/0/42 10/6/42	Hide cuttings, raw Hides and skins:	l .	001/49	Bye Salts derived from vegetable eils, enimal ells, fich eils, enimal fats and greeces, not elewhere receifed, er from fatty celdstrared.		,,,,,
Cinnamon and chips of, ground. Cocoa beans or cacao beans	155.03 1501.3 1351.0	7/2/42	Decr-buck, cr dec Herse-celt, and ars	(23.1 (21.1 (21.3	7/2/12	enimal fats and greaces, not elecuristic excelled, or from	505 50	
Coconuts, in the shell Coconut meat, shredded and desiccated, or similarly pre-	1	10/21/42		(212.1	772 12 772 12 772 12 772 12 772 12	fatty exist thereof Source exchange, cheep, lamb	225,26	7/21/42
paredCoffee, raw or green; roasted or	1010.0	10/21/42-	,	(2)2.3 (2)2.5	7/2/12	and geat only Sources onlines, other Secome oil, edible and inedible.	(635.5 142.2	7/2/42 7/2/42 7/21/42
· processed	1511.1	7/2/42 7/2/42	Sheep and lamb ckins, except shearlings, cabrettes, etc.: Pickled skins, not split, no			Secomo coed	2219.0 2234.0	7/21/42 5,22/42
Combinations and mixtures of animal, vegetable, or mineral	1		Weel Pickled fleshers, split flesh	. (224.0	7/2/42	Scop (except Cartile) and scop		7/2/42
oils, or any of them, with or without other substances, not	1	7/21/42	weel Pickled fleshers, split flesh side Pickled skivers, split, grain	CCL1	7/2,42	Fowler Scop tark or quillaya	ire. 221.82 101.75-	7/2/42
specifically provided for Corn. Corn, cracked	1031.0 109.18	7/2/42 7/2/42	side Slats, dry, no weol Other weeled (weel en), ex-		7/2,12 7/2,12	Eugar, cano	R 161.60.	7/2/42
Cotton linters, other than muni- tions, and chemical grades (Grades 1-2 according to De-	4	1.	cept shearlings	. 0.31.6	7/2,42 7/2,42	Sinflower seed Tallow, vegetable Tankage (inch, ancalings, great cakes, liver meal, meat meal, meat floor, meat comp, etc.)	2240.0 2250.0	5/22/42 7/2/42
Dartment of Agriculture Class-	1	7/2/42	Hydrogenated or hardened oils and fits recepble or animal	: 1	7/21/12	Tankage (incl. cracklings, greave cakes, liver meal, meat meal,	2	
fification) Cotton, raw (all staple length).	2001.0 2003.6	7/2/42	and fats, resemble or animal filmenite (including filmenite sand)	(270.1		ment flour, ment comp, etc.)	6575.0 8569.6	7/2/42 7/2/42
	2003.7 2003.8	7/2/42 7/2/42 7/2/42	Icdine	508 00	7/2,12 7/2,12 7/2,12 7/2,12 7/2,12	Tanning extracts, not specially provided for	2245.9	7/2/42
Cotton waste	2000.2	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	fron ere	21.43	72,12	provided for Tapifon, topicea flour, and correva (including mendelea flour)		7/2/42
	3006, 31 3006, 33	7/2/42 7/2/42	Caracul and Persian lamb	0711.3	7/21/42	Tea, not erecially provided for	1521.0	7/21/42
· ~	2006.35 2006.6 323.38	7/2/42 7/2/42 7/2/42 7/2/42	Leather, unmanufactured	. (CAS. 9	7/2/42	Tea, not specially provided for Textile waste, not elsewhere specified (incl. jute thread and flax etc.)	253,203	7/2/42
Cotton-Merino waste	323, 38 323, 59 985, 602	7/2/42 7/2/42	Lentils Lignales ell er Beis de Reco Limes Lobsters, canned and not canned	1001.0 1001.0	7/2/12 7/2/12 7/2/12	Totocco, unmanufactured	2001.0- 2010.0 inc.	7/2/42
Crabs, fresh or frozen; prepared or preserved	C086.4		Limes. Lobsters, canned and not	0.53.0	L	Tonka teans	1540.0 2239.05	7/2/42 5/22/42
Dog food	1080.0	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	B	1 657 20	7/2/12 7/2/12 7/2/12 10/7/12	Tuna fich, fresh ex frezen	003.0	7/2/42 5/22/42 5/22/42 7/2/42 7/2/42 7/2/42
· Eggs (chicken), whole, in the		1	Lupines Maco, unground Maco, ground	1 17/00	100 12 100 12	Turtics. Vanilla beans	0036.2 1545.0	7,2,42 7,2,42
shell Ergot Fabrics woven of agave fiter Fatry acids, not specifically pro-	221.33	7/2/42 10/6/42 9/11/42	Mace, ground Mace, Bombay cr wild, un- ground Mace, Bombay cr wild, ground Mace, Bombay cr wild, ground Mangrove bark	1812.2		Turiles. Vanilla beans. Vegetable ivery or tegua nuts. Vegetable oil feats, other than	2911.0	6/2,42
vided for, derived from vere-	٠ ا		Mace, Bemtay er wild, ground Mangrove bark	115.10 22.15 21.57	10/7/42 19/7/42 7/2/42 7/2/42	citre Vegetable scapateck Wattle bark	202.0	7/21/42 7/21/42 7/2/42
table oils animal or itshoils.			Maté, Yerta, advanced in value Maté, Yerta, advanced in value or condition (Paraguay tea). Meats, canned, n. c. s., and pre pared or preserved meats n. s. p. f. (include liver paste also include mutten). Meat extracts, including fiuld.	221.67		Wettle berk	3269.3	7/2,42 7/2,42
animal fats and greases, not elsewhere specified: Cottonseed oil	228, 22 226, 21	5/22/42 7/21/42 7/21/42	Meats, canned, n. e. s., and pro	177.09	17,6,32		TII fee	7/2.42 7/2.42
Linseed oil Soybean oil Other not elsewhere specified	226.23 226.24	7/21/42 7/21/42 7/21/42	n. s. p. f. (include liver paste	(632.0	10/21/42	Weel, apparel, finer than 47s, not finer than 44's on the skin.	3514.0 3525.0 3501.0-	7/2,42 72,42
e fatty alcohols and latty acids	3	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Meat extracts, including fluid Melons		7/2/12 7/2/12	Weel murgo	2023 inc	11/23 42 7.2.42
other, not elsewhere specified Latty alcohols and latty acids sulphated, not elsewhere speci fied, and saits of latty acids sulphated not elsewhere speci	3		Milk, condensed and evaporated	133,43	7/2,12 7/2,12	Weel, earpet	-{ 30,23,7 inc	7/9/19
fied. Fish scrap and fish meat, fer- tilizer	228, 28	7/21/42	•	0049.1 0049.7	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	Weel frees com victe Weel sheddy and weel extract.	3224.0 3223.8	7/2/42 11/23/42 11/23/42
tilizer	8509.7	7/ 2/42 7/ 2/42	Mehair		7/2/12		<u> </u>	
•			Melasses and sugar sirup, cuible	, 103.49	7/2/42	No separate class. Comme been accigned by the Departme tical Classification of Imports.	lity number ont of Comm	has not yet cree, Statis-
*			and incdible	lire.	11	I timi Chailleation of Imports.	-	

[F.R. Dcc. 42–13495; Filed, December 17, 1942; 11:34 a. m.]

PART 1042—IMPORTS OF STRATEGIC MATERIALS

[Supplemental General Imports Order M-63-d, Revocation]

§ 1042.5 Supplemental General Imports Order M-63-d is hereby revoked, the subject matter of such order being incorporated in paragraph (b) (4) of General Imports Order M-63, as amended December 17, 1942.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 28th day of December 1942. ERNEST KANZLER.

Director General for Operations.

[F. R. Doc. 42-13490; Filed, December 17, 1942; 11:30 a. m.]

PART 1053-FATS AND OILS

[General Preference Order M-71, as Amended Dec. 17, 1942]

§ 1053.1 General Preference Order M-71—(a) Definitions. (1) "Fats and oils" means all the raw, crude, refined and pressed fats and oils, whether vegetable, animal, fish or other marine ani-mal, their by-products and derivatives, including grease (lard) oil, sulfonated and similarly processed fats and oils, fatty acids, and lard and rendered pork fat, but not including cocoa butter, butter, wool greases, essential oils, tall oil, mineral oils, and vitamin-bearing oils derived from fish or other marine animal livers or viscera.

- (2) "Manufacturer" méans any person who uses any fats or oils in the manufacture of any finished product, and shall include all other persons directly controlling or controlled by such person, and all persons under direct or indirect common control with such person. The term shall not include any crusher, renderer, refiner or other processor except as and to the extent that his operations result in the production of a finished product, and shall also not include any person who uses fats, and oils in the home in the preparation of food for household consumption.
- (3) The "inventory" of a manufacturer at any time shall include all fats and oils held or controlled by him and all fats and oils purchased by him for future deliyery.
- (4) "Finished product" means any product of a manufacturer produced for sale as his finished product and carried on his books as his finished product. Except for the purposes of paragraph (d) hereof, "finished product" shall not include: (i) grease (lard) oil; (ii) sulphonated or similarly processed fat or oil; (iii) fatty acids; (iv) lard or rendered pork fat; (v) any fat or oil product intended for sale to another manufacturer

for further processing in the manufacture of, or for inclusion in, any product (excepting a product falling within paragraph (a) (4) (vi) hereof); (vi) any edible product of which a fat or oil is not the principal ingredient; (vii) any edible product produced by any hotel or restaurant for consumption on the premises; (viii) any medicinal preparation other than medicated soap.

(5) "Crusher" means any person who presses, expels, or extracts oils from any seed, bean, nut or corn or other oil-

bearing materials.

(6) "Implements of war" means combat end-products, complete for tactical operations (including, but not limited to, aircraft, ammunition, armaments, weapons, merchant and naval ships, tanks and vehicles) and any parts, assemblies, and material to be incorporated in any of the foregoing items. This term does not include facilities or equipment used to manufacture the foregoing items.

(7) "Soap" means the product commonly known by that term excluding, however, soap used for non-detergent purposes (including the processing of textiles).

(b) Restrictions on manufacture. (1) [Revoked Nov. 24, 1942.]

- (2) No manufacturer, except as provided in paragraph (b) (6) hereof, shall in any calendar quarter beginning with the last quarter of 1942, use or consume any fat or oil in any class of use listed in Schedule A annexed hereto in a quantity in excess of the percentage specified in such Schedule A of his average quarterly use or consumption of fats and oils in such class of use during the corresponding quarters of the two years, 1940 and 1941.
- (3) If any manufacturer shall not in any quarter use or consume the quantity of fat or oil permitted by paragraph (b) (2) hereof, the unused part of his quota for such quarter shall for the purposes of such paragraph (b) (2) be carried forward and added to his permitted quota for the succeeding quarters: Provided, however, That any unused part of his permitted quota for any prior quarter shall not be carried forward beyond June 30, 1943 and beyond the 30th day of June of each year thereafter.

(4) For the purpose of determining the quantity of raw "foots" which may be used or consumed, use or consumption shall be calculated on the basis of total

fatty acid content.

(5) The restrictions on fats and oils hereby imposed are imposed with respect to fats and oils in the aggregate, and such restrictions are not to be construed to limit a manufacturer to the same fat or oil used or consumed by him in the base period.

(6) Nothing in paragraph (b) (2),

hereof shall restrict:

(i) The use of fats and oils in any period or quarter by any manufacturer whose aggregate use or consumption of fats and oils in such period is less than 6.000 lbs.;

(ii) The use of fats and oils in the manufacture of any edible product delivered or to be delivered to the Army or Navy of the United States, or delivered or to be delivered pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act), or the processing of fats and oils for delivery to another manufacturer for use in the manufacture of any such edible product: Provided, however, That this paragraph shall not exempt the use of fats and oils by any person other than the person having the prime contract with the Army or Navy or with the administrator of such Lend-Lease Act, unless the Quartermaster General of the Army or the Chief of the Bureau of Supplies and Accounts of the Navy, or the administrator of the Agricultural Marketing Administration (as the procurement agency for the administrator of such Lend-Lease Act), or the duly authorized representative of any of them, shall have issued to the manufacturer (whether prime contractor or subcontractor) who uses the fat or oil in the manufacture of the edible product contracted for, a certificate setting forth that such product is for direct Army or Navy issue or for delivery pursuant to such Lend-Lease Act and that the manufacture of such product will require a stated quantity of fats or oils, and designating the supplier or suppliers of such fats or oils to be exempted under the terms of this paragraph of this order.

(iii) The use of fats and oils in the manufacture of soap, including soap made from foots derived from domestic vegetable oils or their fatty acids, where such soap is delivered to the Army or Navy of the United States by the manufacturer or is delivered by such manufacturer, as a prime contractor, pursuant

to such Lend-Lease Act.

(iv) The use of fats and oils in the manufacture, preparation or finishing of implements of war.

(v) The use of fats and oils in the manufacture of products to be exported by the manufacturer (a) to the Dominion of Canada where such Dominion has granted a license for the import of such products, or (b) to any other country pursuant to any export license issued by the Board of Economic Warfare.

(7) For the purposes of determining a manufacturer's permissible use or consumption under paragraph (b) (2) hereof, there shall be excluded from the quarter during which use or consumption is hereby limited, any fat or oil used in the manufacture of the products referred to in subdivisions (ii), (iii), (iv) and (v), of paragraph (b) (6) hereof, and there shall be excluded from the base period any fat or oil used by such manufacturer in such base period in the manufacture of any edible product or soap delivered by him to the Army or Navy of the United States or

delivered by him, as a prime contractor, pursuant to such Lend-Lease Act, or exported to the Dominion of Canada or to any other country, and there also shall be excluded from such base period any fat or oil used in the manufacture, preparation or finishing of implements of war.

(8) A person who acquires all the manufacturing facilities of another person in a particular class of use shall thereby become entitled to the quota of such other person in such class of use, whether or not he continues to operate such facilities in whole or in part: Provided, however, That he shall within 30 days following such acquisition inform the Director General for Operations of the facilities acquired, their location, whether or not operation will be continued in the same or another location, and the amount of quota which he claims to have acquired in each class of use.

(9) Fats and oils processed by a person pursuant to toll agreement shall be chargeable not to the quota of the processor but to the quota of the owner of such fats and oils: Provided, That title to the product shall remain in the hands of the owner of the fats and oils and that such owner shall market, invoice and collect for such product through his

own organization.

(10) Each manufacturer of soap may in any quarter substitute in whole or in part for the fats and oils (other than foots made from domestic vegetable oils or their fatty acids) which he would be entitled to use under Schedule A in such manufacture, foots made from domestic vegetable oils or their fatty acids, the quantity of such foots or their fatty acids which may be used or consumed to be 150% of the base period use of fats and oils.

(c) Restrictions on deliveries of linseed oil. (1) No person engaged in the business of selling linseed oil at wholesale (whether crushed or processed by him or purchased for resale) shall deliver in the aggregate to persons other than manufacturers during any calendar quarter, beginning with the fourth quarter of 1942, more linseed oil (whether raw or processed) than 70% of the average quarterly amount of linseed oil so delivered by him during the corresponding quarters of the two years, 1940 and 1941.

(2) In reducing deliveries pursuant to paragraph (c) (1) hereof, no person shall make discriminatory cuts as between customers, whether new or old.

(3) This order shall not restrict the delivery by any person of linseed oil to

the Army or Navy of the United States or pursuant to such Lend-Lease Act, and any amount so delivered by him shall be excluded both from the base period on which his quota is based and from the period or quarter during which future deliveries are hereby limited.

(d) Restrictions on processing and inventories. (1) No manufacturer shall hereafter change the condition of any fat or oil in his raw materials inventory, or add any additional materials thereto, except to the extent necessary to store any such fat or oil in his raw materials inventory in a form necessary to prevent deterioration thereof, or except to put such fats or oils into process for the manufacture of his finished products subject to the limitations of paragraph (d) (2). Nothing contained in this paragraph shall be construed to limit the amount of fats and oils which may be held by any manufacturer in his raw

materials inventory.

(2) No manufacturer shall hereafter increase the rate at which fats and olls are put into process by him, except to the extent necessary to meet the required deliveries of his finished products within the limitations established by this order, and to maintain only a practicable minimum working inventory of such finished products. The term "practicable minimum working inventory" is to be strictly construed. The mere fact that the turn-over has increased, or that materials are difficult to obtain, does not justify maintaining inventories above the minimum at which his operations can be continued.

(e) Reports. Every manufacturer and every other person affected by this order shall file such reports giving such information at such times and upon such form or forms as the Director General for Operations may from time to time

prescribe.

(f) Effect of other orders. Insofar as any other order of the Director of Priorities, the Director of Industry Operations or the Director General for Operations, heretofore or hereafter issued, limits or curtails to a greater extent than herein provided the use, acquisition or disposition of any fat or oil, the limitations of such other order shall control.

(g) Miscellaneous provisions—(1) Applicability of priorities regulations. This order and all transactions affected hereby are subject to all applicable provisions of War Production Board priorities regulations, as amended from time to time.

(2) Appeals. Any persons affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, whether because of the absence of use during the two-year base period, or otherwise, or that it would result in a degree of unemployment which would be unreasonably disproportionate compared with the amount of fats or oils conserved, or that compliance with this order would disrupt or impair a program of conversion from nondefense to defense work. may appeal to the Director General for Operations by addressing a letter to this War Production Board, Chemicals Division, Washington, D. C., Ref: M-71, setting forth the partinent facts and the reasons he considers that he is entitled to relief. The Director General for Operations may thereupon take such action as he deems appropriate.

(3) Violations. Any person who wilfully violates any provisions of this order or who in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(4) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington, D. C., Ref: M-71.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942. ERNEST KANZLER Director General for Operations.

SCHEDULE A

Tammittant

Permu	пеа
Class of use percent	agz
Manufacture of margarine	110
Manufacture of other edible finished	
products, including shortening, may- onnaics and calad dressing	23
Manufacture of coap, exclusive of soap	
made from domestic vegetable oil	
foots or their fatty acids	83
Manufacture of coap from foots made	
from domestic vegetable oils or their	
fatty acids	150
Manufacture of paints, varnishes, lac- quers and all other protective coat-	
ingo	70
Manufacture of linoleum, oilcloth, and	
oil or oleo-resinous costed fabrics and	
pyroxylin coated fabrics	70
Manufacture of printing inks, including	•••
lithegraphing, offset, silk screen and	
other precessing inks	90

INTERPRETATION I

The term "principal ingredient" used in paragraph (a) (4) (vi) of the order means the largest single ingredient by weight, sub-ject to the qualification that shortening, mayonnaice and called dressing (edible producto specifically listed in Schedule A annexed to cald order) are to be considered products of which a fat or oil is the principal ingredient regardless of the fat or oil composition thereof in the particular case.

[P. R. Doc. 42-13491; Filed, December 17, 1942; 11:30 a. m.]

No. 247---2

PART 1114—TIRE RETREADING, RECAPPING AND REPAIR EQUIPMENT

[General Limitation Order L-61, as Amended Dec. 17, 1942]

Whereas the shortage of crude rubber for military requirements and essential civilian uses has created an abnormal demand for retreading and recapping equipment for rubber tires; and Whereas the supply of existing re-

Whereas the supply of existing retreading and recapping equipment, if supplemented by careful selection of locations for small quantities of additional equipment, is adequate to satisfy the demand for retreading and recapping of

rubber tires; and

· Whereas the production for delivery of retreading and recapping equipment, if unregulated, will duplicate existing facilities and thus utilize quantities of scarce and critical materials as to which defense requirements have created a shortage for defense, private account and export, and it is necessary, in the public interest and to promote defense of the United States, to take the measures hereinafter set forth, and to regulate the production and delivery of retreading and recapping equipment.

Now, therefore, it is hereby ordered,

§ 1114.1 General Limitation Order L-61—(a) Definitions. For the purpose of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or any organized group of persons,

whether incorporated or not.

- (2) "Retreading, recapping and repair equipment" means any mechanical device used in connection with applying uncured rubber (in the form of camelback, patching rubber or otherwise), to rubber casings or inner tubes for the purpose of renewing or repairing a rub-ber casing or inner tube. The term in-cludes, but is not limited to, full circle molds, full circle matrices, holders, tables, steam chambers, kettle curing devices, curing rings, curing bands, pressure plates, spacer rings, curing rims, sectional molds, sectional matrices, tire and tube repair and spot equipment, tire spreaders, tire buffers, mechanical stitchers, mechanical rollers, and regroovers. It does not include, however, small tools, such as knives, hand rollers, hand stitchers, jacks, shears, and other miscellaneous shop tools and supplies.
- (b) Restrictions on manufacture and distribution. No person shall produce any new retreading, recapping and repair equipment, or parts therefor, and no person shall sell, lease, rent, deliver or otherwise transfer, or purchase, accept or otherwise acquire, any new or used retreading, recapping or repair equipment, or parts therefor; except (1) under purchase orders rated A-9 or higher on a preference rating certificate PD-1A or PD-1X or forms of the PD-408 series issued by the Director General for Operations, or (2) pursuant to written or tel-

egraphic suthorization of the Director General for Operations.

- (c) Criteria for issuing preference rating certificates. In issuing ratings on preference rating certificates, the Director General for Operations will consider the following factors, to the extent feasible, among others:
- (1) The number and capacity of retreading, recapping and repair equipment facilities at present available in the particular locality.

(2) The anticipated need for retreading, recapping and repair equipment in the particular locality.

(3) The amount of uncured rubber (in the form of camelback, patching rubber or otherwise) expected to be made available in the particular locality.

- (d) Non-applicability to repair or maintenance of existing equipment. The prohibitions of paragraph (b) hereof shall not be construed to restrict the manufacture, sale, lease, loan, renting, delivery or other transfer of parts to be used to repair or maintain existing retreading, recapping or repair equipment or to repair or maintain equipment delivered in accordance with the terms of this order.
- (e) Production requirements plan. Pursuant to paragraph (c) of Priorities Regulation No. 11, any person manufacturing retreading, recapping, or repair equipment, who desires priorities assistance in procuring materials to be used in such manufacture, is hereby required, unless exempted by the Director General for Operations, to file a PRP application, to qualify as a PRP unit, and to operate under the Production Requirements Plan after January 1, 1943.
- (f) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time, except that notwithstanding the provisions of Priorities Regulation No. 3, any person applying or extending a preference rating for retreading, recapping, or repair equipment shall certify on his purchase order or contract whether the preference rating is one assigned by a preference rating certificate PD-1A or PD-1X, or by a form of the PD-408 series, issued by the Director General for Operations.

(g) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Washington, D. C., Ref: I.-61

(h) Appeals. Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him may appeal to the Director General for Operations, Washington, D. C., Ref: L-61, setting forth the pertinent facts and the reason he considers he is entitled to relief. The Director General for Opera-

tions may thereupon take such action as he deems appropriate.

(i) Violations. Any person who wilfully violates any provision of this order,

or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(j) Records. Each manufacturer or distributor of new retreading, recapping and repair equipment affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventory, production and sales of such equipment.

(k) Reports. Each person affected by this order shall execute and file with the War Production Board, such reports and answers to questionnaires as the Board shall from time to time request.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942. ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-13488; Filed, December 17, 1942; 11:30 a. m.]

PART 1126-CAN ENAMEL

[Revocation of Conservation Order M-108]

Section 1126.1 Conservation Order M-108 is hereby revoked.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-13492; Filed, December 17, 1942; 11:30 a. m.]

PART 1148-CLOSURE ENAMEL

. [Revocation of Conservation Order M-116]

Section 1148.1 Conservation Order M-116 is hereby revoked.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg., 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942. Ernest Kanzler,

Director General for Operations.

[F. R. Doc. 42-13493; Filed, December 17, 1942; 11:31 a. m.]

PART 1158-INDUSTRIAL MACHINERY [Interpretation 1 of General Limitation Order I-83]

The following official interpretation is hereby issued by the Director General for Operations with respect to General Limitation Order L-83 (§ 1158.1), as amended:

Paragraph (a) (2) of General Limitation Order I-83 defines "Critical industrial ma-chinery" as new, used, or reconditioned machinery of the kinds listed from time to time in List A of the order, and provides that the value of a critical industrial machine shall be the selling price with certain exceptions. List A specifies the machinery included in the order. In certain instances, the list contains dollar limitations on the value of machines so included. For instance, bakery machinery is covered by General Limitation Order L-83 only on an order for a single machine of a value in excess of \$200.

The selling price of a machine would normally establish its value for purposes of this order unless other facts indicated that such selling price was not the actual value placed upon the machinery by the buyer and seller. In any case where a used machine is sold with the understanding by buyer or seller that the machine must be repaired or recon-ditioned in connection with or in relation to the sale transaction, in order that the machine be an effective instrument, the value of the machine for purposes of this order is to be deemed the aggregate of the selling price of the inoperable machine plus the cost of repairing or reconditioning the machine to the point where it can operate effectively. In other words, the sale of a broken down machine, followed by repairing or reconditioning in order that the machine be in condition to operate, does not avoid the impact of the order merely because the original sale of the inoperable machine is fixed at a value below the limitations established in General Limitation Order I-83; the cost of the repairs necessary to render the machine an effective instrument must be added to such original selling price in order to determine the value for the purposes of the order.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 FR. 329; EO. 9040, 7 FR. 527; E.O. 9125, 7 FR. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942. ERNEST KANZLER. Director General for Operations.

[F.R.Doc. 42-13489; Filed, December 17, 1942; 11:30 a. m.]

PART 1249-DRUM EXTERIOR COATING • [Revocation of Conservation Order M-158]

Section 1249.1 Conservation Order M-158 is hereby revoked.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 17th day of December 1942. ERNEST KANZLER,

Director General for Operations.

° [F.R. Doc. 42-13494; Filed, December 17, 1942; 11:31 a. m.]

Chapter XI-Office of Price Administration

PART 1340-FUEL PMPR 120.3 Amendment 231

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

In § 1340.207, the headnote is amended; paragraphs (d), (e) (1) and (f) are redesignated as (e), (f) (1) and (g) respectively; the concluding reference to "paragraph (d)" in the redesignated paragraph (e) is amended to read "paragraph (d)". graph (e)"; and a new paragraph (d) is added, to read as set forth below:

§ 1340.207 Petitions for amendment and applications for adjustment. * *

(d) The Administrator may by order grant an adjustment of maximum prices to any producer who shows to the satisfaction of the Administrator that any of his maximum prices applicable to shipments by truck or wagon is below the corresponding circular, list, posted, or standard price of October 1941, for truck or wagon shipments of the same size, kind and quality of bituminous coal, and that such price was actually in effect in that month for a significant tonnage. A maximum price as adjusted pursuant to this paragraph will generally approximate the said circular, list, posted or standard price in effect during October

§ 1340.211a Effective dates of amendments. * *

(cc) Amendment No. 28 (§ 1340.207) to Maximum Price Regulation No. 120 shall become effective December 22, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 16th day of December 1942. LEON HENDERSON, Administrator.

[F. R. Doc. 42-13429; Filed, December 16, 1942; 1:44 p.m.]

PART 1404-RATIONING OF RUBBER FOOTWEAR

[Ration Order 6,2 Amendment 6]

MEN'S RUBBER BOOTS AND RUBBER WORK SHOES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Section 1404.48 is revoked, §§ 1404.26 and 1404.46 are amended, and new paragraphs (j) to § 1404.43 and (f) to § 1404.71 are added, as set forth below:

*Copies may be obtained from the Office of

27 F.R. 7749, 7967, 8363, 8809, 9024, 9736.

Acquisition and Transfer by Retailer. Distributor, and Manufacturer

§ 1404.26 Part III to be completed and sent by person selling at retail to appropriate State Director. A person who sells rubber footwear at retail shall keep Part III of any certificate received by him until he has transferred to the consumer all the rubber footwear authorized to be acquired by the certificate and shall then enter on the Part III all information called for. During the first ten days of the next month he shall send the Part III to the State Director named on the certificate.

Exceptions

§ 1404.43 Other excepted trans-

(j) Transfers for wear-testing. A manufacturer may transfer rubber footwear to any person, without getting a certificate, if the rubber footwear is to he used for wear-testing. However, the manufacturer must keep title to the rubber footwear and may not use for this purpose more than the number of pairs allowed by the Washington Office of the Office of Price Administration for the current three-month period.

Records and Reports

§ 1404.46 Monthly report for manufacturers. (a) During the first ten days of January, 1943, and of each month thereafter, each manufacturer shall report to the Office of Price Administration the number of pairs of rubber footwear transferred by him during the previous month. However, the first report shall cover the period from November 29 to December 31, 1942, inclusive. The report shall be made on O. P. A. Form R-607, furnishing such information as is called for by the form.

(b) The original of such report shall be sent to the Central Inventory Unit, Office of Price Administration, Empire State Building, New York City; the duplicate shall be sent to the Rubber Footwear Branch, Miscellaneous Products Rationing Division, Office of Price Administration, Washington, D. C.; and the triplicate shall be kept by the manufacturer.

Effective Date

§ 1404.71 Effective dates of amendments. *

(f) Amendment No. 6 (§§ 1404.26, 1404.43 (j), 1404.46, 1404.48) shall be come effective December 16, 1942.

(Pub. Laws 421 and 729, 77th Cong.; W.P.B. Dir. No. 1, 7 F.R. 562 and Supp. Dir. No. 1-N, 7 F.R. 7730; E.O. 9250, 7 F.R. 7871)

Issued this 16th day of December 1942. LEON HENDERSON. Administrator.

[F.R.Dcc. 42-12400; Filed, December 16, 1942; 1:44 p. m.]

PART 1418-TERRITORIES AND POSSESSIONS IMPR 2331

SPECIFIC MAXIMUM PRICES IN ALASKA

A statement of the considerations involved in the issuance of this regulation

Price Administration.

17 F.R. 3168, 4541, 4760, 5659, 5500, 5697, 5827, 5835, 6169, 6218, 6263, 6272, 6472, 6325, 6524, 6744, 6896, 7777, 7670, 7914, 7942, 8354, 6850, 8948, 9783.

has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with Revised Procedural Regulation No. 1¹ issued by the Office of Price Administration, Maximum Price Regulation No. 288 is hereby issued.

1418.351 Maximum prices. 1418.352 To what transactions, products and persons this ceiling applies. Petitions for amendment.
Applications for adjustment. 1418.353 1418.354 1418.355 Definitions. 1418.356 Less than maximum prices. 1418.357 Prohibited practices. 1418.358 Records and reports. 1418.359 Enforcement and licensing. Relation to other regulations. 1418.360 Applicability. 1418.361 1418.362 Effective dates. 1418.363 Tables of maximum prices.

AUTHORITY: §§ 1418.351 to 1418.363, inclusive, issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

- § 1418.351 Maximum prices. (a) Maximum prices are established as follows:
- (1) On and after December 16, 1942, regardless of any contract, agreement, lease or other obligation, or of any price regulation heretofore issued by the Office of Price Administration, no person shall sell or deliver turkeys and no person shall buy or receive turkeys in the Territory of Alaska at prices higher than the maximum prices set forth in § 1418.363, Table I; and no person shall agree, offer, solicit or attempt to do any of the foregoing.
- § 1418.352 To what transactions, products and persons this ceiling applies—(a) What transactions are covered. This regulation covers sales of the products enumerated in the tables set forth below in the Territory of Alaska. The type of transaction covered, whether wholesale, retail, or both, is specified in each table.
- (b) What products are covered. This regulation covers the products enumerated in the tables set forth below.
- (c) What persons are covered. Any person who sells any commodity enumerated in the tables below is subject to this regulation. The term "person" includes an individual, corporation, partnership, association or any other organized group; their legal successors or representatives; the United States, or any government or any of its political subdivisions; or any agency of any of the foregoing.
- § 1418.353 Petitions for amendment. Any person seeking an amendment of any provision of this Maximum Price Regulation No. 288 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.
- § 1418.354 Applications for adjustment. Any person seeking an adjustment of the maximum prices established by this Maximum Price Regulation No.

¹7 F.R. 8961.

288 may file a petition for adjustment in accordance with the provisions of Procedural Regulation No. 7.2

- § 1418.355 Definitions. (a)—When used in this Maximum Price Regulation No. 288, the term:
- (1) "Young hens or toms, dressed" means uneviscerated turkeys, heads and feet removed, feathers picked, turkeys not singed.
- (2) "Quick frozen young hens or toms, eviscerated" means a young hen or tom turkey, dressed, which has its head, feet and inedible viscera removed, and which is quick frozen.
- § 1418.356 Less than maximum prices. Lower prices than those set forth in this Maximum Price Regulation No. 288 may be charged, demanded, paid, or offered.
- § 1418.357 Prohibited practices—(a) General. Any device to obtain a higher-than-ceiling price without actually raising the dollar and cents price is as much a violation of this Maximum Price Regulation No. 288 as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings and the like.
- (b) Adjustable pricing. A price may not be made adjustable to a maximum price which will be in effect at sometime after delivery of any commodity covered by this regulation has been completed, but the price may be adjustable to the maximum price in effect at the time of delivery.
- § 1418.358 Records and reports—(a) Records to be kept. (1) Every person making sales at wholesale of the commodities subject to this Maximum Price Regulation No. 288 shall, on and after the date any such commodity becomes subject to this regulation, keep for inspection by the Office of Price Administration, for a period of not less than one year, complete and accurate records of each purchase and each sale made by such person, showing the date thereof, the name and address of the buyer and seller, the direct cost thereof, the price paid or received, the mark-up charged, and the quantity purchased or sold.
- (2) Every person making sales at retail of the commodities subject to this Maximum Price Regulation No. 288 shall, on and after the date any such commodity becomes subject to this regulation, keep for inspection by the Office of Price Administration, for a period of not less than one year, complete and accurate records of each purchase made by the seller, the date thereof, the name and address of the person selling to the seller, the direct cost thereof, the price paid, the quantity purchased, and the mark-up charged by the seller to the buyer.
- (b) Prices to be marked and posted. On and after the date any commodity becomes subject to the Maximum Price Regulation No. 288, every person offering to sell at retail any such commodity shall mark the maximum price of such commodity in a manner plainly visible to and

- (c) Sales slips and receipts. Every seller at retail of the commodities subject to this Maximum Price Regulation No. 288 who has customarily given purchasers sales slips or receipts shall continue to do so. Upon request from a purchaser, every such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, the name and address of the seller, the commodity sold, and the price received for it.
- § 1418.359 Enforcement and licensing.
 (a) Persons violating any provision of this Maximum Price Regulation No. 288 are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for revocation of licenses provided for by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250.
- (b) Persons who have evidence of any violation of this regulation or of any other regulation or order issued by the Office of Price Administration are urged to communicate with the nearest office of the Office of Price Administration.
- (c) The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person selling, at wholesale or retail, any commodity for which a maximum price is now, or may hereafter, be established by this Maximum Price Regulation No. 288, or by any amendment thereto. The General Maximum Price Regulation, in brief, provides that a license is necessary for persons to make wholesale or retail sales of commodities covered by this Maximum Price Regulation No. 288. A license is automatically granted to all such sellers making these sales. It is not necessary to apply specially for the license but a registration may later be required. Emergency Price Control Act of 1942, as amended, sets forth the circumstances under which licenses may be suspended. The license cannot, of course, be transferred.
- § 1418.360 Relation to other regulations. (a) The sale of commodities not set forth in this regulation are covered by Maximum Price Regulation No. 194,° the General Maximum Price Regulation,' or other price' regulations applicable in the Territory of Alaska.

§ 1418.361 Applicability. The provisions of this Maximum Price Regulation No. 288 shall be applicable to the Territory of Alaska.

^{*}Copies may be obtained from the Office of Price Administration.

understandable by, the purchasing public. The maximum prices may be marked on the commodities themselves or may be posted at the place in the establishment where the commodities are offered for sale, and may be posted by price lines if the selling price of each commodity is marked thereon. The maximum prices shall be indicated in the form "Ceiling Price \$_____" or "Our Ceiling \$_____"

³⁷ F.R. 5909, 6268, 6744, 8023, 8358, 8947, 9195, 10231.

⁴⁷ F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5276, 5192, 5365, 5446, 5566, 5484, 5775, 5784, 5783, 6058, 6081, 6007, 6216, 6616, 6794, 6939, 7093, 7322, 7454, 7768, 7913, 8431, 8881, 9004, 8942, 9435, 9616, 9616, 9732, 10155, 10454.

²⁷ F.R. 4779.

No. • 288 (§§ 1418.361 to 1418.363, inclusive) shall become effective, December ,16, 1942. Maximum Price Regulation Effective dates.

es of maximum retail (1) The maximum prices for turkeys. (1) The maximum prices for turkeys sold at retail in the Territory of Alaska shall be: Table I; prices—(a)

ment has been issued simultaheously herewith and filed with the Division of involved in the issuance of this amend-6939, 6966, 7011, 7012, 7203, 7266 7400, 7401, 7463, 7510, 7511, 7634 7604, 7739, 7671, 7812, 7914, 7904 8237, 8361, 8356, 8524, 8652, 8705 9082, 8950, 9131, 8953, 8954, 8956 9196, 9397, 9391, 9405, 9496, 9631 99041, 10059, 10111, 10022, 10151, the Federal Register.* statement *Coples of Price 4 **272 273 273** Zono D 273 273 273 273 Zono O 3 833 833 ಜಿಡಿತ Zone B 2 888 888 888 Zone A 1 Action of pounds of uniques of a find of a fin

1 Zono A includes Retchlitan, Petersburg, Wrangell, Juncau, Douglas, Halnes, Skarway, and Silka. • Zono B includes Cactova, Voldes, and Seward. • Zono O includes Ancherace, all towps in Matonuska Valley, and Rodisk. • Zono D includes Fairkanis and Nedanra.

Grade specifications used in this

regulation are the United States Department of Agriculture grade specifications and all sellers subject hereto must invoice turkeys by grade.

(3) The maximum retail prices for all other grades of turkeys rold in the places specified herein, and for all grades of turkeys sold in places other than those specified herein shall continue to be established by Maximum Price Regulation No. 194.

(4) Retailers who sell turkeys individually packaged in cartons may add 20\$ to the maximum price of each turkey. Issued this 16th day of December 1942. [F. R. D00, 42–13431; Filed, December 16, 1042; 1:46 p. m.]

[Correction to Amendment 58 to Supp. Reg Part 1499—Commodities and Services

M. WERK SOAP CO.

appearing after the phrace "the celler's In § 1499.73 (a) (42) (l) the word "or" maximum price" is corrected to read "as", (Pub. Laws 421 and 729, 77th Cong.; E.O. 0250, 7 F.R. 7871)

Issued this 16th day of December 1942. Leon Hendenson, Administrator. F. R. Doo. 42–13432; Filed, December 16, 1942;

17 F.R. 0100

[Amendment 78 to Supp. Reg. 141 to GMPR 3]

		•
	Adjusted maximum price (centa)	* 12 7
•	Typo of container	Quart Glacs
	Container Typo of container	Quart Pint
9732, 10155.	Type of delivery	Approved, ray or the home. Approved, ray or the home. Fracteurized the home.
07, 6058, 6081,	Grade	Approved, raw or packenized. Approved raw or racteurized
5784, 60	Special	•
6484, 5565, 5775, 5783, 5784, 6007, 6058, 6081,	Locality	(k) Culpeper, Viminia arca.

specified local-## wholesale at sold mtlkHald Maximum prices for Θ

 Locality	Special	Grado	Centainer cizo	Typo o. centainer	Adjusted maximum pries (eents)
 (k) Culpeper, Virginia arca		Approved, raw or parkuricel. Approved, raw or parkuricel. Approved, raw or parkuricel.	Quart Pint 15 Pint	Gless Gless Gless	* Šæa

For purposes of this

(vl) Definitions.

subparagraph (1)

miles from the Cqunty Court House located in the Town of Culpeper, Culpeper County, Virginia.

(b) Effective dates.

(70) Amendment, No. 78 (§ 1499.73 (a) (1) to Supplementity Regulation No. 14 shall become effective December 22, 1942.

"Culpeper, Virginia area" menns the territory lying within a radius of five

(20)

to subdivision (i) of § 1499.73 (a) (1); a new inferior subdivision (k) is added to subdivision (ii) of § 1499.73 (a) (1); and a new inferior subdivision (m) is added to subdivision (vi) of § 1499.73 (a) (1) as set forth below: new inferior subdivision (%)

considerations

ď

FLUID MILK AND CREAM

Part 1499—Commontries and Services

§ 1499.73 Modification of maximum prices established by § 1499.2 of General Maximum Price Reguletton for certain § 1499.2 of the General Maximum Price Regulation for the commodities, services, commodities, services, and transactions. (a) The maximum prices established by and transactions listed below are modi fled as hereinafter provided:

Office

be obtained from the

may

(1) Fluid milk and cream—(1) Max-imum prices for fluid milk sold at retail in specified localities in specified localities.

6369, 6892, 7365, 7638, 8109, 8809, 9043,

7280, 7536, 8024,

6939, 7093, 7322, 7464, 7768, 9004, 8942, 9435, 9615, 9616, 6615, 6704, 6 8431, 8881, 9

3991, 5365,

4659, 4738,

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 16th day of December 1942. LEON HENDERSON. Administrator.

[F. R. Doc. 42-13433; Filed, December 16, 1942; 1:44 p. m.]

PART 1499—COMMODITIES AND SERVICES [Amendment 2 to Supp. Reg. 151 to GMPR 1]

FLUID MILK

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Subparagraph (1) of § 1499.75 (a) is hereby revoked.

§ 1499.75 * *

(b) Effective dates. * * * (3) Amendment No. 2 (§ 1499.75 (a) (1)). to Supplementary Regulation No. 15 shall become effective December 22, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 16th day of December 1942. LEON HENDERSON,

Administrator.

[F. R. Doc. 42-13434; Filed, December 16, 1942; 1:45 p.m.]

PART 1499—COMMODITIES AND SERVICES [Amendment 1 to Order 13 Under § 1499.3 (b) of GMPR]

NUTONE INCORPORATED

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, It is ordered:

Paragraph (a) of § 1499.50 is amendedand new paragraphs (d), (e), (f) and (g) are added, as set forth below:

§ 1499.50 Maximum prices for sales of a mail box manufactured by NuTone Incorporated. (a) This Order No. 13 sets maximum prices per unit for sales of a wood mail box, 6½" wide by 9" high by 18" long, manufactured by NuTone Incorporated, Third and Eggleston Avenue, Cincinnati, Ohio. It applies to all sales of the mail box in the fortyeight states and the District of Columbia. As to sales at wholesale and retail, the country is divided into two zones, western and eastern. The western zone includes Washington, Oregon, California, Idaho, Nevada, Utah, Arizona, Montana, Wyoming, Colorado, New Mexico, and the following counties in Texas: El Paso, Hudspeth, Culberson, Jefferson Davis, Presidio, Brewster, Terrell, Pecos, and Reeves. The rest of the country is in the eastern zone.

(1) For sales by the manufacturer, the maximum price is \$1.25, f. o. b. factory.

(2) For sales at wholesale in quantities of six or more, the maximum prices

In the eastern zone_____\$1.67 In the western zone 1.85

Five per cent may be added for a sale of less than six boxes. The wholesale prices are delivered prices.

(3) For sales at retail, other than mail-order sales covered by paragraph (4), the maximum prices are:

In the eastern zone_____ \$2.50 In the western zone_____ 2.75

(4) For retail mail order sales by established mail order houses, the maximum prices are:

In the eastern zone_____\$2.00 In the western zone______ 2, 15

* , *

(d) To every mail box to be shipped to a jobber, the manufacturer shall attach a tag or label which plainly states the retail ceiling price for sales in the zone to which the box is to be shipped. For example, if the box is to be shipped to a jobber in the eastern zone, the tag or label should state, "Retail ceiling price \$2.50".

The manufacturer need not 'ag or label mail boxes to be shipped to purchasers who have an established retail mail-order business. If a tag or label is attached, the price should be left

(e) The manufacturer shall notify every person who buys from it of the maximum price set by this Order No. 13 for resales by the purchaser. The notice shall be in the form of a statement on each invoice to each purchaser. For example, the following statement on an invoice to a jobber in the eastern zone would be sufficient: "Your ceiling price, set by an OPA order, is \$1.67".

On each invoice to a purchaser who has an established retail mail-order business, the manufacturer shall state the maximum mail-order price and the maximum price for other sales at retail, for the zone to which the shipment is made.

(f) Unless the context otherwise requires, the definitions set forth in §1499.20 of the General Maximum Price Regulation shall apply to terms used

(g) This Amendment No. 1 to Order No. 13 (§ 1499.50 (a), (d), (e), (f), and (g)) shall be effective as of November 18, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 16th day of December 1942. LEON HENDERSON. Administrator.

[F. R. Doc. 42-13446; Filed, December 16, 1942; 3:18 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 185 Under § 1499.3 (b) of GMPR]

AIROBE COMPANY

On November 9, 1942, Airobe Company of New York, New York, made applica-

tion with the Office of Price Administration seeking specific authorization pursuant to § 1499.3 (b) of the General Maximum Price Regulation to determine a maximum price for "Airobe", a special blanket made of cellulose and cloth. Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with § 1499.3 (b) of the General Maximum Price Regulation issued by the Office of Price Administration, It is hereby ordered:

§ 1499.1421 Approval of maximum price for sales of "Airobe." (a) On and after December 16, 1942, Airobe Company may sell and deliver, and agree, offer, solicit and attempt to sell and deliver the special blanket made of cellulose and cloth described in subparagraph (1), at prices not in excess of those

stated therein:
(1) "Airobe," a cellulose fibre blanket consisting of ten or more layers of paper, three layers of yarn, and a cloth binding, weight approximately 21/4 pounds, size 68 inches by 80 inches, \$1.25 each, all transportation charges on orders in excess of \$50.00 to be absorbed by the seller.

(b) On and after December 16, 1942, every establishment selling the special blanket described in subparagraph (1) at retail may sell and deliver and agree, offer, solicit and attempt to sell and deliver the aforesaid special blanket at prices not in excess of those stated therein:

(1) "Airobe," a cellulose fibre blanket consisting of ten or more layers of paper, three layers of yarn, and a cloth binding, weight approximately 21/4 pounds, size

68 inches by 80 inches, \$2.00 each.
(i) Retail price labels. Before the delivery of any "Airobe" blankets, the manufacturer must attach securely to such blanket so that it is clearly visible, a tag or label, containing in easily readable lettering, the following statement in

Retail ceiling price_____ \$2.00 This may not be removed until after de-

livery to the consumer.

(ii) Notification. Anyone who delivers "Airobe" blankets for the purpose of reselling shall notify the purchaser as fol-

The Office of Price Administration has established a retail celling price of \$2.00 on Airobe blankets. The blankets are so labeled with this price, and you are not permitted to remove this label.

(c) The maximum selling prices set forth herein shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 185 may be revoked or amended by the Office of Price Administration at any time.

(e) This Order No. 185 (§ 1499.1421) shall become effective December 16, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 FR, 7871)

^{*}Copies may'be obtained from the Office of Price Administration.

¹⁷ F.R. 8959, 9819. ²7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5276, 5192, 5365, 5445, 5565, 5484, 5775, 5784, 5783, 6058, 6081, 6007, 6216, 6615, 6794, 6939, 7093, 7322, 7454, 7758, 7913, 8431, 8881, 9004, 8942, 9435, 9615, 9616, 9732, 10155.

Issued this 16th day of December 1942.

Leon Henderson,

Administrator.

[F. R. Doc. 42-13444; Filed, December 16, 1942; 3:18 p. m.]

PART 1330—CONTAINERS [Revised MPR 55] SECOND HAND BAGS

Correction

In the fifth column of the table in § 1330.61 (a) appearing on page 10106 of the issue for Friday, December 4, 1942, the figures' starting with ".104" (48th line) and ending with ".130" should read as follows: ".108 .114 .120 .126 .132 .138".

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 280]

MAXIMUM PRICES FOR SPECIFIC FOOD PRODUCTS

Correction

The section which appeared on page 10146 of the issue of Saturday, December 5, 1942, as § 1351.801 Exempt sales, should read "§ 1351.808 Exempt sales."

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II—Corps of Engineers, War Department

PART 203—BRIDGE REGULATIONS

CALIFORNIA

Pursuant to the provisions of section 5 of the River and Harbor Act approved August 18, 1894 (28 Stat. 362; 33 U.S.C. 499), paragraph (b) of the rules and regulations to govern the operation of the drawbridges crossing all navigable waters of the United States within the State of California approved March 4, 1936, as amended July 15, 1940, is hereby further amended as follows:

§ 203.710 State of California: bridge regulations for all navigable waterways of the United States within California, including San Francisco Bay and connected bays and river systems tributary thereto.* * * *

(b) * * *
(5) San Joaquin River below Paradise
Dam, Middle River, Burns Cut-Off and
Potato Slough.

Potato Slough, Highway Bridge at Terminous. Period of day for prompt opening. Between the hours of 8:00 a.m. and 5:00 p.m., daily throughout the year, and between the hours of 5:00 p.m. and 8:00 a.m., daily from July 1 to October 31, inclusive, and such other periods as regular crop movement may justify, or at such periods when, in the opinion of the District Engineer, an emergency exists which requires a draw tender in constant attendance, this bridge shall, upon proper signal, be opened promptly for the passage of any

vessel or vessels or other watercraft not able to pass underneath. The period for prompt opening between the hours of 5:00 p.m. and 8:00 a.m., being started earlier or extended later than July 1 to October 31, provided the operators of vessels navigating on this stream give 15 days' written notice to the Engineer, Division of Highways at Stockton, California, that such prompt opening is needed by contemplated traffic.

Between the hours of 5:00 p. m. and 8:00 a. m. daily during the periods not specified above, prompt opening may be assured only after previously notifying the bridge tender at this bridge verbally, or by mail at Terminous, California, or by telephone through the Lodi Exchange in advance of the time of such requested opening. When previous notice, including the time of intended passage is given, prompt opening of the bridge upon proper signal will be insisted upon. Vessels making trips through this bridge without prior notification as above, may expect a delay not exceeding 20 minutes after signal for opening is given.

(8) Mokelumne River at and below New Hope Landing. • • •

Highway Bridge near East Isleton. Period of day for prompt opening. Between the hours of 8:00 a.m. and 5:00 p. m., daily throughout the year, and between the hours of 5:00 p.m. and 8:00 a. m., daily from July 1 to October 31. inclusive, and such other periods as regular crop movement may justify, or at such periods when, in the opinion of the District Engineer, an emergency exists which requires a draw tender in constant attendance, this bridge shall, upon proper signal, be opened promptly for the passage of any vessel or vessels or other watercraft not able to pass underneath. The period for prompt opening between the hours of 5:00 p. m. and 8:00 a. m., being started earlier or extended later than July 1 to October 31, provided the operators of vessels navigating on this stream give 15 days' written notice to the Engineer, Division of Highways at Stockton, California, that such prompt opening is needed by the contemplated traffic.

Between the hours of 5:00 p. m. and 8:00 a. m., daily during the periods not specified above, prompt opening may be assured only after previously notifying the bridge tender at this bridge verbally, or by telephone through the Isleton Exchange in advance of the time of such requested opening. When previous notice, including the time of intended passage is given, prompt opening of the bridge upon proper signal will be insisted upon. Vessels making trips through this bridge without prior notification as above, may expect a delay not exceeding 20 minutes after signal for opening is given. (28 Stat. 362; 33 U.S.C. 499) [Regs. Dec. 4, 1942 (CE 823.1 (California)—SPEON)]

Millers Ferry Bridge (North Fork).

[SEAL]

J. A. Ulio, Major General, The Adjutant General.

[F. R. Doc. 42–13449; Filed, December 17, 1842; 9:34 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter II—Division of Public Contracts

PART 202—MINIMUM WAGE DETERMI-HATIONS

THE CLOVES AND LUTTERS INDUSTRY

This matter is before me pursuant to section 1 (b) of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Supp. III 35), entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes," otherwise known as the Walsh-Healey Public Contracts Act.

On July 28, 1937, I issued a determination (2 FR. 1339) that the prevailing minimum wage for employees engaged in the performance of contracts with agencies of the United States Government, subject to the provisions of the Walsh-Healy Public Contracts Act, for the manufacture or supply of men's work gloves, including the manufacture of leather work gloves, leather-palm cotton gloves, all canvas or canton flannel work gloves, knit gloves, woolen knit lined gloves and officer's white cotton gloves, is 35 cents per hour, and that there shall be a tolerance of not to exceed 10 percent of the workers in any one establishment for workers who are in fact learners, handicapped or superannuated workers subject to the conditions that they be paid not less than 25 cents per hour and not less than piece rates paid to other workers in the same establishment. On August 12, 1942, I issued regulations (Title 41, c. 2, Code of Federal Regulations, § 201.1102), effec-tive September 15, 1942, permitting employment of handicapped workers at subminimum rates under the Public Contracts Act in accordance with the regulations of the Administrator of the Wage and Hour Division under the Fair Labor Standards Act of 1938, and amended all prevailing minimum wage determinations, including the Work Glove Wage Determination, to provide that handicapped or superannuated workers may not be employed at subminimum rates under any other conditions in the performance of any contract, bids for which are solicited or negotiations otherwise commenced by the contracting agency on or after September 15, 1942.

On October 2, 1942, the Assistant Administrator of the Division of Public Contracts of the Department of Labor issued a Notice of Opportunity to Show Cause on or before October 17, 1942, why the Work Glove Wage Determination should not be amended by:

(1) Increasing the prevailing minimum wage from 35 cents an hour to 40 cents an hour;

(2) Adopting the following definition of the industry to conform to the definition of the Gloves and Mittens Industry in the wage order of the Administrator of the Wage and Hour Division issued for that industry on August 22, 1942, pursuant to the Fair Labor Standards Act of 1938:

The Gloves and Mittens Industry is that industry which manufactures gloves and mittens (except athletic gloves and mittens) from any material (other than rubber) or from any combination of materials (other than rubber);

¹6 F.R. 1341, 3154, 3437, 4010, 4567, 6309, 7 F.R. 6373, 6685, 9738.

(3) Changing the title of the industry in the determination from the "Work Glove Industry" to the "Gloves and Mittens In-dustry"; and

(4) Substituting for the present tolerance for learners a provision that apprentices and learners may be employed at subminimum rates in accordance with the present applicable regulations of the Administrator of the Wage and Hour Division.

The notice sets forth that: (1) The minimum wage required to be paid by manufacturers of gloves and mittens subject to the Fair Labor Standards Act of 1938 became 40 cents an hour on September 21, 1942, pursuant to the wage order; (2) Substantially all employees in the Gloves and Mittens Industry, as defined in the wage order, are engaged in commerce or in the production of goods for commerce and consequently the wage order has the effect of establishing 40 cents an hour as the prevailing minimum wage in the Gloves and Mittens Industry; and (3) It is advisable, for the purpose of coordinating the administration of the Fair Labor Standards Act of 1938 and the Public Contracts Act, to substitute for the present tolerance for learners a provision that apprentices and learners may be employed at subminimum rates in accordance with the present applicable regulations of the Administrator of the Wage and Hour Division.

This notice was sent to members of the industry, trade unions, trade associations, and publications and was duly published in the FEDERAL REGISTER (7 F.R. 6713). Statements concerning the proposed amendments have been received from the National Association of Leather Glove Manufacturers, Inc. and from the International Glove Workers Union of America. Both support the proposed amendments except that the union recommends the establishment of a higher prevailing minimum wage. On the evidence before me, I am unable to accept this recommendation.

Upon consideration of all the facts and circumstances, I hereby determine that:

§ 202.46 Gloves and Mittens Industry. (a) The Gloves and Mittens Industry-is defined for the purpose of this determination as that industry which manufactures gloves and mittens (except athletic gloves and mittens) from any material (other than rubber) or from any combination of materials (other than rubber).

(b) The prevailing minimum wage for persons employed in the performance of contracts with agencies of the United States Government subject to the provisions of the Walsh-Healey Public Contracts Act (49 Stat. 2036; 41 U.S.C. Supp. III 35) for the manufacture or furnishing of the products of the Gloves and Mittens Industry shall be 40 cents an hour or \$16'for a week of 40 hours, arrived at either upon a time or piece work basis, provided that apprentices and learners may be employed at subminimum rates in accordance with the present applicable regulations issued by the Administrator of the Wage and Hour Division under the Fair Labor Standards Act, which I hereby adopt for the purposes of this section.

This determination shall be effective and the minimum wage hereby established shall apply to all contracts subject to the Public Contracts Act, bids for which are solicited or negotiations otherwise commenced by the contracting agency on or after January 16, 1943, except that learners may be employed at subminimum rates, in accordance with the present applicable regulations of the Administrator of the Wage and Hour Division, on or after January 16, 1943, in the performance of contracts, bids for which were solicited or negotiations otherwise commended by the contracting agency prior to that date.

Nothing in this determination shall affect such obligations for the payment of minimum wages as an employer may have under the Fair Labor Standards Act of 1938, or any wage order thereunder, or under any other law or agreement more favorable to employees than the requirements of this determination.

> Frances Perkins, Secretary of Labor.

DECEMBER 16, 1942.

[F. R. Doc. 42-13496; Filed, December 17, 1942; -11:42 a. m.]

Notices

DEPARTMENT OF LABOR.

Wage and Hour Division. EMBROIDERIES INDUSTRY NOTICE OF ORAL ARGUMENT

Notice of oral argument before the Administrator and opportunity to file written briefs in the matter of the recommendation of Industry Committee No. 45 for a minimum wage rate in the Embroideries/Industry and the prohibition, restriction or regulation of home work in the industry.

Whereas a hearing was held commencing on November 2, 1942 before Major Robert N. Campbell as Presiding Officer, at which all interested persons were given an opportunity to be heard and to offer evidence on the following questions:

1. Whether the recommendation of Industry Committee No. 45 for a minimum rate in the Embroideries Industry should be approved or disapproved.

2. In the event an order is issued approving the recommendation, what, if any, pro-hibition, restriction, or regulation of home work in the Embroideries Industry is necessary to carry out the purposes of such an order, to prevent the circumvention or evasion thereof, and to safeguard the minimum wage rate established therein;

Whereas the complete record of said hearing has been transmitted to the Administrator,

Now, therefore, notice is hereby given: That the Administrator will receive written briefs (not fewer than twelve copies) on or before January 11, 1943, at the Wage and Hour Division, United States Department of Labor, 165 West 46th Street. New York, New York, from

any person who entered an appearance at said hearing, and will hear oral argument upon the record of said hearing insofar as it relates to the prohibition, restriction, or regulation of home work in the Embroideries Industry, on January 15, 1943, at 10:00 A. M. at the office of the Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York, New York, by any person who entered an appearance at said hearing, provided that on or before January 11, 1943, such person informs the Wage and Hour Division of his intention to offer oral argument and the amount of time he will require for his presentation.

Signed at New York, New York, this 16th day of December 1942.

> L. METCALFE WALLING. Administrator.

[F. R. Doc. 42–13450; Filed, December 17, 1942; 10:28 a.m.]

PRINTING AND PUBLISHING AND ALLIED GRAPHIC ARTS INDUSTRY

NOTICE OF ORAL ARGUMENT

Notice of oral argument before the administrator and opportunity to submit written briefs in the matter of the minimum wage recommendation of Industry Committee No. 49 for the Printing and Publishing and Allied Graphic Arts In-

.Whereas a hearing was held on November 9 and December 7, 1942, before Major Robert N. Campbell, as Presiding Officer, at which all persons interested in the report and recommendation of Industry Committee No. 49 for the fixing of a minimum wage rate in the Printing and Publishing and Allied Graphic Arts Industry were given an opportunity to be heard and to offer evidence bearing thereon; and

Whereas the complete record of said hearing has been transmitted to the Ad-

ministrator.

Now, therefore, notice is hereby given: That the Administrator will receive written briefs (not fewer than twelve copies) on or before January 6, 1943, at the Wage and Hour Division, United States Department of I abor, 165 West 46th Street, New York, New York, from any person who entered an appearance at said hearing, and will hear oral argument upon the complete record of said hearing on January 11, 1943, at 10:00 a.m., at the office of the Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York, New York, by any person who entered an appearance at said hearing, Provided, That on or before January 6, 1943, such person notifies the Wage and Hour Division of his intention to offer oral argument and of the amount of time he will require to make his presentation.

Signed at New York, N. Y., this 16th day of December 1942.

> L. METCALFE WALLING, Administrator.

[F. R. Doc. 42-13451; Filed, December 17, 1942; 10:28 a. m.]

OFFICE OF ALIEN PROPERTY CUS-

[Vesting Order 481]

ESTATE OF AUGUSTE AMALIE FRIEDRICH

In re: Estate of Auguste Amalie Friedrich, deceased—File D-28-3369; E. T. Sec. 1184.

Under authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interest hereinafter described is property which is in the process of administration by he Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York

County;
(2) Such property and interest is payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely, Alfred Karl Friedrich whose last known address is Germany;

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Cus-- todian hereby vests the following property and interest:

All right, title, interest, and claim of any kind or character whatsoever of Alfred Karl Friedrich in and to the Estate of Auguste Amalie Friedrich, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interest and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interest or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any. claim arising as a result of this order may file with the-Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13453; Filed, December 17, 1942; 10:59 a. m.]

[Vesting Order 482]

LEONIE DE BARY LYON BREWSTER

In re: Trust for Leonie de Bary Lyon Brewster under the last will and testament of Adolphe de Bary, deceased-File: D-28-1596; E. T. Sec. 339.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Last linoun Nationals: address Hugo von Mauch .. Germany. Ellis Ruedt von Collenberg Germany. Horst-Alexander von Mauch.... Germany. Eberhardt von Mauch...... Germany. Otto Heinz von Mauch----- Germany. Marliese von Mauch..... Germany.

And determining that—
(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it nec-essary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatseever of Hugo von Mauch, Ellie Ruedt von Collenberg, Horst-Alexander von Mauch, Eberhardt von Mauch, Otto Heinz von Mauch, Marliece von Mauch in and to the Trust for Leonie de Bary Lyon Brewster under the last Will and Testament of Adolphe de Bary, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13454; Filed, December 17, 1942; 10:53 a. m.l

[Vesting Order 483]

ESTATE OF ADOLPH GREENBERGER

In re: Estate of Adolph Greenberger, deceased—File D-34-76; E. T. Sec. 1161. Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pur-

suant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Hun-

gary, namely,

Last known Nationals: address Piroska Greenwald __ Hungary, Olga Greenwald Hungary.

And determining that—
(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Hungary; and

Having made all determinations and taken all action, after appropriate consultation and cartification, required by said Executive Or-der or Act or otherwise, and deeming it nec-ceary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Piroska Greenwald and Olga Greenwald in and to the Estate of Adolph Greenberger, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time

as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13455; Filed, December 17, 1942; 10:58 a. m.]

[Vesting Order 484]

ESTATE OF FRANCESCO GRISAFI

In re: Estate of Francesco Grisafi. deceased-File No. D-38-393; E. T. Sec. 1259.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

(1) The property and interests hereinafter described are property which is in the proc-ess of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of-New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely, Annetta Brunetti Grisafi whose last known address is Italy;

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and Having made all determinations and taken

all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien-Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Annetta Brunetti Grisafi in and to the Estate of Francesco Grisafi, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the in-terest of and for the benefit of the United

Such property and interest and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 42-13456; Filed, December 17, 1942; 10:58 a. m.]

[Vesting Order 485]

ESTATE OF THERESIA ETERSHEIM

In re: Estate of Theresia Eiersheim, deceased-File D-28-3390; E.T. Sec. 1157.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for

New York County; (2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely,

Last known addressRoman Catholic Church known

as Pfarr Kirche	Germany.
Rev. Burkhard Weissenberger	Germany.
Anna Hagen	Germany.
Appolonia Spahn	Germany.
Paula Eiersheim	Germany.
Karl Emmel	Germany.
Theresia Schemmel	

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany;

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Roman Catholic Church, known as Pfarr Kirche, Rev. Burkhard Weissenberger, Anna Hagen, Appolonia Spahn, Paula Eiersheim, Karl Emmel and Theresia Schemmel in and to the Estate of Theresia Eiersheim, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate the compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 42-13457; Filed, December 17, 1942; 10:57 a. m.j

IVesting Order 4861

. ESTATE OF JOSEPH JOHN BERGHIAN

In re: Estate of Joseph John, Berghian, deceased—File D-57-41; E. T., Sec. 108.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Allen Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Louis R. Fleurdelys, Administrator, acting under the judicial supervision of Probate Court of Ralls County, Missouri.

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Rumania, namely,

Last known address Nationals: Nick Berghian_____ Rumania. Mary Berghian Rumania. John Berghian Rumania. Wlac Berghian_____Rumania.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Rumania;

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever, of Nick Berghian, Mary Berghian, John Berghian and Wlac Berghian in and to the Estate of Joseph John Berghian, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F.R. Doc. 42-13458; Filed, December 17, 1942; 10:57 a. m.]

[Vesting Order 488] ESTATE OF UBALDA CHIARA

In re: Estate of Ubalda Chiara, deceased-File No. D-38-396; E. T. Sec. 1256.

Under the authority of the Trading - with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, a national, of a designated enemy country, Italy, namely, Margherita Chiara whose last known address is Italy:

And determining that-

(3) If such national is a person not within a designated enemy country, and the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Margherita Chiara in and to the Estate of Ubalda Chiara,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Cus-

todian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[F.R. Doc. 42-13459; Filed, December 17, 1942; 10:58 a. m.]

[Vesting Order 489]

TRUST FOR CAROLINE BREISACHER

In re: Trust for Caroline Breisacher under the will of Theodore Brentano, deceased—File D-28-1432; E. T. Sec. 92.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Robert Ticken, Trustee, and Randall Anderson, Trustee, acting under the judicial supervision of Probate Court of Cook County, Illinois

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National:

Last I:nown address. Caroline Breisacher____ Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, regulred by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatssever of Caroline Breisacher in and to a trust created under the will of Theodore Brentano,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[P.R.Doc. 42-13460; Filed, December 17, 1942; 10:59 a. m.]

[Vesting Order 490]

ESTATE OF MAX R. BASHFORD

In re: Estate of Max R. Bashford, deceased—File F-28-12965; E. T. Sec. 1167.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely. Nationals:

Last Imour. address Germany. _ Germany.

Lina Josehim_____

Roca Lecter____

And determining that— (3) If such nationals are persons not within a designated enemy country, the na-tional interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate congultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Rosa Lesser and Lina Joachim and each of them in and to the Estate of Max R. Bashford, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13461; Filed, December 17, 1942; 11:03 a. m.]

[Vesting Order 491] ESTATE OF ROSA GOLLUBER

In re: Estate of Rosa Golluber, deceased-File F-28-2017; E. T. Sec. 666.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests herein-after described are property which is in the process of administration by Otto A. Golluber, Executor acting under the judicial supervision of the Surrogate's Court of the State of

New York, in and for New York County;
(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Last known Nationals: address Johanna Golluber Freund____ Germany. Leo Freund Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany: and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it nec-essary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Johanna Golluber Freund and Leo Freund and each of them in and to the Estate of Rosa Golluber,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together-with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 11, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13462; Filed, December 17, 1942; 11:04 a. m.]

[Vesting Order 496]

ESTATE OF PAUL KNUTH

In re: Estate of Paul Knuth, deceased—File D-28-3362; E. T. sec. 1187. Under authority of the Trading with

the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property, and interest hereinafter described is property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;
(2) Such property and interest is payable

or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely, Arthur Knuth whose last known address is Germany;

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interest:

All right, title, interest, and claim of any kind or character whatsoever of Arthur Knuth in and to the Estate of Paul Knuth, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States. -

Such property and interest and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interest or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13463; Filed, December 17, 1942; 11:03 p. m.]

[Vesting Order 4971

ESTATE OF ALFRED HERZ

In re: Estate of Alfred Herz, deceased—File D-28-3389; E. T. Sec. 1156. Under the authority of the Trading

with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Hungary, namely,

Last known address

Nationals: Bela Fleischer____ .____ Hungary, Frederick Fleischer____ Hungary:

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Hungary; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Bola Fleischer and Frederick Fleischer and cach of them in and to the Estate of Alfred Herz, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Cústodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL] LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13464; Filed, December 17, 1942; 10:57 a. m.]

[Vesting Order 498]

ESTATE OF MARGARETA HALLER

In re: Estate of Margareta Haller, deceased—File D-28-3370; E. T. Sec. 1182. Under authority of the Trading with

the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interest hereinafter described is property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interest is payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely, Margareta Ullrich whose last known

address is Germany;
And determining that—
(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after the appropriate consultation and certification, required by said Execu-tive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interest:

All right, title, interest, and claim of any kind or character whatsoever of Margareta Ullrich in and to the Estate of Margareta Haller, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interest and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interest or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 42-13465; Filed, December 17, 1942; 11:02 a. m.1

[Vesting Order 499]

ESTATE OF KATHARINA LEHMANN

In re: Estate of Katharina Lehmann, deceased-File D-28-1498; E. T. Sec. 212.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Allen Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Joseph Gabriel, Execu-tor, acting under the judicial supervision of the Surrogate's Court, Kings County, New

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:

Last known address Karl Karcher Kollmarsreute, uber Emmendinger, Baden,

Germany. Şame.

Frieda Karcher___. George Karcher ... Same.

And determining that-

(3) If such nationals are percons not within a designated enemy country, the national interest of the United States re-quires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatcoever of Karl Karcher, Frieda Karcher and George Karcher and each of them in and to the Estate of Katharina Lehmann, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interest or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodlan a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL]

LEO T. CEOWLEY. Alien Property Custodian.

[F.R.Doc.42-13465; Filed, December 17, 1942; 11:02 a. m.l

[Testing Order 500]

TRUST UNDER WILL OF GEORGE POHLIG

In re: Trust under Will of George Pohllg, deceased-File F-28-11976; E. T. Sec. 467.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by North Philadelphia Trust Company, Trustee, of Broad Street and Germantown Avenue, Philadelphia, Pennsylvania, acting under the judicial supervision of Orphans' Court of the State of Fennsylvania, in and for the County of Philadelphia;

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely, Robert Pohlig, whose last known address is Dingsleben, Germany; Karl Pohlig, whose last known address is Rentwertshausen, Germany, and Aurelia Rittweger, whose last known address is Gleicherwiesen, Germany; and

Determining that—
(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Robert Pohlig, Karl Pohlig, and Aurelia Rittweger, and each of them, in and to the Trust Estate created under the Last Will and Testament of George Poblig, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

TSEAL 1 LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13467; Filed, December 17, 1942; 11:02 a. m.]

[Vesting-Order 501]

ESTATE OF ALICE PINE

In re: Estate of Alice Pine, deceased-File No. D-38-394; E. T. Sec. 1258.

Under the authority of the Trading with the Enemy Act as amended. Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

- (1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for
- New York County;
 (2) Such property and interests are payable or deliverable to, or claimed by, a national, of a designated enemy country, Italy, namely, Adelina Corpolongo Martin whose last known address is Italy;

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title; interest, and claim of any kind or character whatsoever of Adelina Corpolongo Martin in and to the Estate of Alice Pine, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F.R. Doc. 42-13468; Filed, December 17, 1942; 11:02 a. m.]

/ [Vesting Order 502]

ESTATE OF PAUL PELZ

In re: Estate of Paul Pelz, deceased-Filed D-28-3367; E.T. Sec. 1185.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interest hereinafter described is property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interest is payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely Mathilde Pelz whose last known address is Germany;

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interest:

All right, title, interest, and claim of any kind or character whatsoever of Mathildo Pelz in and to the Estate of Paul Pelz, de-

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interest and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should . be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order. Dated: December 12, 1942.

_ LEO T. CROWLEY, [SEAL] Alien Property Custodian. . 0

[F. R. Doc. 42-13469; Filed, December 17, 1942; 11:02 a. m.]

[Vesting Order 503] 4

ESTATE OF DOMENICO PUNZI

In re: Estate of Domenico Punzi, deceased-File No. D-38-397; E. T. Sec. 1255.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests bereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Last lenging

address Nationals: Vito Punzi Italy. Maria Guiditta Punzi_____ Italy.

And determining that-(3). If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and Having made all determinations and taken

all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Vito Punzi and Maria Guiditta Punzi and each of them in and to the Estate of Domenico Punzi,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F.R. Doc. 42-13470; Filed, December 17, 1942; 11:03 a. m.]

[Vesting Order 504]

ESTATE OF ADOLF RIEGER

In re: Estate of Adolf Rieger, deceased-File D-28-1726; E. T. Sec. 763.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely,

Last known address Nationals: Theresia Kleeb__ Germany.

And determining that—
(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and
Having made all determinations and taken Having made all determinations and all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Allen Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Theresia Kleeb, Eugene Rieger and Theresia Ricker and each of them in and to the Estate of Adolf Rieger, deceased.

to be held, used, administered, liquidated sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 42-13471; Filed, December 17, 1942; 11:03 a. m.]

[Vesting Order 505]

ESTATE OF GENNERO RUGGIERE

In re: Estate of Gennero Ruggiere, deceased-File D-38-294; E. T. Sec. 125.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Allen Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Frank Perry, Administrator of the Estate of Gennero Ruggiere, acting under the judicial supervision of the Probate Court, Mahoning County, Ohio;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy,

Last known address National: Angela Ruggiere, alias Longobardi, Italy. Parco.

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Angela Rug giere, alias Parco, in and to the estate of Gennero Ruggiere, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F.R. Doc. 42-13472; Filed, December 17, 1942; 11:03 a. m.]

[Vesting Order 506]

ESTATE OF OTTO SCHLUTT

In re: Estate of Otto Schmitt, deceased—File D-28-1407; E. T. Sec. 14.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration of Katharina Berg, of 7505 Eath Avenue, Woodhaven, Long Island, New York, Administratrix, acting under the judi-cial supervision of Surrogate's Court of the State of New York, in and for the County of Queens: and

(2) Such property and interests are payable or deliverable to, or claimed by nationals

of a designated enemy country, Germany, namely, Jacob Schmitt, Hedwig Heinz and Paula Wendel, whose last known addresses are Kottweiler, Germany; Luise Schirra, whose last known address is Miesenbach, Germany; Else Schmitt and Wilhelmine Schmitt, whose last known addresses are Kaiserslautern, Germany, and Armin Schmitt, whose last known address is Rockenhausen, Germany; and

Determining that (3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Jacob Schmitt, Hedwig Heinz, Paula Wendel, Luise Schirra, Else Schmitt, Wilhelmine Schmitt, and Armin Schmitt, and each of them, in and to the Estate of Otto Schmitt, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending fur-ther determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

Leo T. Crowley, Alien Property Custodian.

[F. R. Doc. 42-13473; Filed, December 17, 1942; 11:03 a. m.]

[Vesting Order 507]

ESTATE OF CARMINE LA MORTE

In re: Estate of Carmine La Morte. deceased-File D-38-395; E. T. Sec. 1257.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, a national, of a designated enemy country, Italy, namely, Guiseppe La Morte whose last known address is Italy;

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Guiseppe La Morte in and to the Estate of Carmine La Morte, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 42-13474; Filed, December 17, 1942; 10:59 a. m.]

[Vesting Order 508]

ESTATE OF MARTIN LUIPPOLD

In re: Estate of Martin Luippold, deceased-File D-28-1499; E. T. Sec. 267. Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Andrew Luippold, Administrator, acting under the judicial supervision of the Probate Court, of the State of Massachusetts, in and for the County of Franklin;

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely

Last known address

Jacob Luippold ... Wurttemberg, Germany. Christiana Haage_Wurttemberg, Germany. Marie Jenter____ Wurttemberg, Germany. John Goetz...... Wurttemberg, Germany. Christian Goetz... Wurttemberg, Germany. Unknown helrs of Margaret, de-

ceased, daughter of Anna Herrman, deceased ... Germany. Unknown heirs of George Luip-..... Germany, pold, deceased____

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Allen Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Jacob Luip-pold, Christiana Haage, Marie Jenter, John Goetz, Christian Goetz, Unknown heirs of Margaret, deceased, daughter of Anna Herrman, deceased and Unknown heirs of Georgo Luippold, deceased, and each of them, in and to the Estate of Martin Luippold, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereof, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 42-13475; Filed, December 17, 1942; 10:59 a. m.]

[Vesting Order 509]

ESTATE OF HENRIETTA LITTMAN

In re: Estate of Henrietta Littman, deceased-File D-28-1412; E. T. Sec. 19.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Henry W. Unger as Trustee acting under the judicial supervision of the Surrogate's Court of New York County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, a na-tional of a designated enemy country, Ger-

many, namely,

 Last known National: address Nathalie Littman_____ Berlin, Germany

And determining that—
(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Nathalie Littman in and to the Estate of Henrietta Littman, deceased, and in and under trusts created by the last will of Henrietta Littman,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 42-13476; Filed, December 17, 1942; 10:59 a. m.]

[Vesting Order 510]

ESTATE OF OTTO MITTMANN

In re: Estate of Otto Mittmann, deceased-File No. D-28-3392; E.T. Sec. 1159.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Last known address Nationals: Wilhelm Mittman Germany. Julius Mittmann...... Germany.

And determining that-

(3) If such nationals are percons not with-in a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Haying made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatcoever of Wilhelm Mittmann and Julius Mittmann and each of them in and to the Estate of Otto Mittmann,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy contry, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942. [SEAL] LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13477; Filed, December 17, 1942; 11:00 a. m.]

- [Vesting Order 511]

ESTATE OF DOMENIC MARINELLI

In re: Estate of Domenic Marinelli. also known as Domenico Marinelli, deceased-File D-38-289; E. T. Sec. 121.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by John A. Carbone and Concetta Iacobucci, Executors, acting under the judicial supervision of the County Court of the State of Colorado, in and for Denver County:

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy,

namely.

	Last known
Tationals:	address
Aghita Marinelli	Italy.
Alfredo Marinelli	Italy.
Accunta Boltrini	Italy.
Rosa Minichelli	Italy.

And determining that—

(3) If such nationals are persons not within a designated country, the national interest of the United States requires that such percons be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Aghita Marinelli, Alfredo Marinelli, Assunta Boltrini and Rosa Minichelli in and to the Estate of Domenic Marinelli, also known as Domenico Marinelli, deceased

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form

No. 247---

APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 12, 1942.

[SEAL]

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LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13478; Filed, December 17, 1942; 11:00 a. m.]

[Vesting Order 514]

ESTATE OF RUDOLF JOSEPH WESSOLY

In re: Estate of Rudolf Joseph Wessoly, deceased—File D-28-1700; E. T. Sec. 717.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Nationals: Brunto Carl Wessoly Germany. Getrude Martha Nagel Germany. Elfriede Rosalie Wessoly Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Brunto Carl Wessoly, Gertrude Martha Nagel and Elfriede Rosalie Wessoly in anc to the Estate of Rudolf Joseph Wessoly, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year fromthe date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 14, 1942.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-13479; Filed, December 17, 1942; 11:00 a. m.]

[Vesting Order 515]

ESTATE OF HENRY WEINER

In re: Estate of Henry Weiner, deceased—File No. D-28-1826; E. T. Sec. 1260.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interest hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(°) Such property and interest are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely, Joseph Weiner whose last

known address is Germany;

And determining that—
(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interest:

All right, title, interest, and claim of any kind or character whatsoever of Joseph Weiner in and to the Estate of Henry Weiner, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interest and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interest or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.'

Dated: December 14, 1942.

[SEAL]

Leo T. Crowley,

Alien Property Custodian.

[F. R. Doc. 42-13480; Filed, December 17, 1942; 11:00 a. m.]

ESTATE OF ELIZABETH WALTER [Vesting Order 516]

In re: Estate of Elizabeth Walter, deceased—File D-28-3374; E. T. Sec. 1163. Under authority of the Trading with

Under authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interest hereinafter described is property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogato's Court of the State of New York, in and for New York County:

New York County;
(2) Such property and interest is payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely, Elizabeth Tapp whose last known

address is Germany;

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after the appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interest:

All right, title, interest, and claim of any kind or character whatsoover of Elizabeth Tapp in and to the Estate of Elizabeth Walter, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interest and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interest or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Cus-

todian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 14, 1942.

LEO T. CROWLEY, Alien Property Custodian.

[F.R. Doc. 42-13481; Filed, December 17, 1942; 11:01 a. m.]

[Vesting Order 517]

ESTATE OF META SEHLMEYER

In re: Estate of Meta Sehlmeyer, deceased-File D-28-1416; E. T. Sec. 26.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York-as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

Last known Nationals: address Ludwig Kardel_____ Germany. Dora Mayer___ _ Germany. Wilhelm Lueders Germany. Elisabeth Buermeister____ Germany. Willi Lueders_____ Germany. Paul Lueders____ __ Germany.

And determining that—
(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Ludwig Kardel, Dora Mayer, Wilhelm Lueders, Elisabeth Buermeister, Willi Lueders and Paul Lueders and each of them in and to the Estate of . Meta Sehlmeyer, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 14, 1942.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 42-13482; Filed, December 17, 1942; 11:01 a. m.]

[Vesting Order 518]

ESTATE OF FREDERICK SCHNIEPP

In re: Estate of Frederick Schniepp. deceased-File D-28-3385; E. T. Sec. 1155.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely.

	Last known
Nationals:	address
Fritz Schniepp	Germany.
Julius Schniepp	Germany.
Eugene Schniepp	
Theodore Schnlepp	Germany.
Sophie Schniepp	Germany.
Gertrude Schniepp	Germany.
Hildegard Schniepp	Germany.
Johanna Schniepp	

And determining that—

(3) If such nationals are percons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and decming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatspever of Fritz Schniepp, Julius Schniepp, Eugene Schniepp, Theodore Schniepp, Sophie Schniepp, Ger-trude Schniepp, Hildegard Schniepp and Johanna Schniepp in and to the Estate of Frederick Schniepp, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 14, 1942.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[P.R.Doc. 42-13483; Filed December 17, 1942; 11:01 a. m.]

[Vesting Order 519]

ESTATE OF FRANK UEEEL

In re: Estate of Frank Uebel, also known as Frank Ubel, also known as Frank Hubel, deceased—File Number D-28-1439; E. T. Sec. 130.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by The Old National Bank of Spokane, Administrator, acting under the judicial supervision of the Superior Court of the State of Washington, in and for the County of Spokane;

(2) Such property and interests are payable or deliverable to, or claimed by a national of a designated enemy country, Germany, namely, Martha Uebel whose last known address in Berlin, Germany; and

Determining that—

(3) If such national is a person not within a designated enemy country, the national in-terest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it necescary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests;

All right, title, interest, and claim of any kind or character whatsoever of Martha Uebel in and to the Estate of Frank Uebel, also known as Frank Ubel, also known as Frank Hubel, deceased, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 14, 1942.

[SEAL] LEO T. CROWLEY,

Alien Property Custodian.

[F. R. Doc. 42-13484; Filed, December 17, 1942; 11:01 a. m.]

[Vesting Order 520]

ESTATE OF ALBERT STROKOL

In re: Estate of Albert Strokol, deceased-File D-28-1545; E. T. Sec. 164.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Tekla Strokol, Executrix, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany,

namely.

Nationals: Last known address Marie Shlegel... Altona, Hamburg, Germany. Gertrude Glay_ Altona, Hamburg, Germany. Marie Alten- Gusen, Germany, kirck.

kirck. Helen Reise__ Hamburg, Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Marie Shlegel, Gertrude Glay, Marie Altenkirck and Helen Reise and each of them in and to the Estate of Albert Strokol, deceased,

to be held, used, administered. liquidated. sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall bee held in a special account pending further determination of the Alien Prop-Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 14, 1942.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 42-13485; Filed, December 17, 1942; 11:00 a. m.]

[Vesting Order 521]

ESTATE OF KLARA WENZEL

In re: Estate of Klara Wenzel, also known as Clara Wenzel, deceased-File No. F-28-4587; E. T. Sec. 1166.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are pay-, able or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely, Karl Wenzel, whose last known address is Germany, as domiciliary administrator of the Estate of Klara Wenzel, also known as Clara Wenzel, deceased.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Karl Wenzel, as domiciliary administrator in and to the Estate of Klara Wenzel, also known as Clara Wenzel, deceased.

to be held, used, administered, liquidated. sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custo-dian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: December 14, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 42-13486; Filed, December 17, 1942; , 11:00 a. ra.]

OFFICE OF DEFENSE TRANSPORTA-TION.

[Supplementary Order ODT 2-6]

SUBSTITUTION OF MOTOR VEHICLES FOR STREET RAILWAY PASSENGER SERVICE

PACIFIC ELECTRIC RAILWAY COMPANY

Upon consideration of the application for authority to substitute motor vehicle service for certain street railway passenger service filed with this Office by Pacific Electric Railway Company, as contemplated by General Order ODT 2,1 and good cause appearing therefor, It is

hereby ordered, That:
1. Pacific Electric Railway Company is authorized to substitute motor vehicle bus service on the Riverside-Arlington line between 7th and Market Streets, Riverside, California, and Arlington Station (Magnolia Avenue between Meyers and Harrison Streets) in the community of Arlington, California, for the street. railway passenger service now operated by it between such points.

2. Communications concerning this order should refer to Supplementary Order ODT 2-6 and should be addressed to

¹7 F.R. 2952.

Division of Local Transport, Office of Defense Transportation, Washington, D. C.

3. This order shall become effective December 28th, 1942.

Issued at Washington, D. C., this 17th day of December 1942.

JOSEPH B. EASTMAN, Director of Defense Transportation.

[F. R. Doc. 42-13497; Filed, December 17, 1942; 11:54 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 108 Under MPR 120]

NORTHERN ILLINOIS COAL CORP., ET AL. ORDER GRANTING ADJUSTMENT

Order No. 108 under Maximum Price Regulation No. 120-Bituminous Coal Delivered From Mine or Preparation Plant-Docket No. 3120-274.

Granting adjustment to Northern Illinois Coal Corporation, Wilmington Coal Mining Corporation, Morris Coal and Mining Company, Alex W. Densmore (South Wilmington Coal Company), and Robert Condon.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (b) and (d) of Maximum Price Regulation No. 120, It is hereby ordered:

(a) Northern Illinois Coal Corporation, Chicago, Illinois, Wilmington Coal Mining Corporation, Morris, Illinois, Morris Coal and Mining Company, Morris, Illinois, Alex W. Densmore (South Wilmington Coal Company), South Wilmington, Illinois, and Robert Condon, Morris, Illinois, may sell and deliver, and any person may buy and receive, the bituminous coal described in paragraph (b) at prices not in excess of the respective prices established therein, for shipment by truck.

(b) Coals produced by the producers enumerated in paragraph (a) at their mines enumerated below, in District No. 10, may be sold for shipment by truck at prices not to exceed the following prices per net ton f. o. b. the mine:

Northern Illinois Coal Corporation—Wilmington Mine No. 10 (Mine Index No. 189):

Maximum _____ \$4.25 \$4.00

Wilmington Coal Mining Corporation— Braidwood Mine (Mine Index No. 515):

Size group_ 1 3 11 14 Maximum__ \$4.25 \$3.75 \$3.75 \$2.75 \$1.75

Morris Coal and Mining Company-Morocco Mine (Mine Index No. 503):

Size group_____ 1 6 11 15 Maximum____ \$3.75 \$3.50 \$3.50, \$1.75

Robert Condon-Condon Mine (Mine Index No. 501):

Size group 6 14 Maximum \$4.80 \$2.00

Alex W. Densmore (South Wilmington Coal Company) Mine No. 3 (Mine Index No. 504):

Size group _____ 4 6 \$4.75 \$4.50 \$4.25

- (c) Within thirty (30) days from the effective date of this order, each producer enumerated in paragraph (a) shall notify all persons purchasing its coals of the adjustments granted by paragraph (b) of this order, and shall include a statement that if the purchaser is subject to Maximum Price Regulation No. 122 in the resale of coal the adjustments granted in this order do not authorize any increase in the purchaser's resale price except in accordance with and subject to the conditions stated in Amendment No. 8 to Maximum Price Regulation No. 122.
- (d) This Order No. 108 may be revoked or amended by the Price Administrator at any time.

(e) All prayers of the petition not granted herein are hereby denied.

(f) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein.

(g) This Order No. 108 shall become effective December 23, 1942.

Issued this 16th day of December 1942.

LEON HENDERSON. Administrator.

[F. R. Doc. 42-13436; Filed, December 16, 1942; 1:43 p. m.]

[Order 89 Under MPR 183]

United Pressed Products Company

APPROVAL OF MAXIMUM PRICE

Order No. 89 under § 1499.158 of Maximum Price Regulation No. 188-Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250. It is ordered:

(a) United Pressed Products Company, 407 South Aberdeen Street, Chicago, Illinois, is authorized to sell and deliver to chain stores, the following new toys manufactured by it, at prices f. o. b. Chicago, Illinois, no higher than those set forth below:

Toy baton: #119	Per dozen
#119	8.70
#130	1.02
#140	1.75
Dia_out hackates	
Small	
Medium	.72
Large	1.62
Mars banker	
Small	70
Large	1.76

(b) This Order No. 89 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 89 shall become effective on the 17th day of December 1942. Issued this 16th day of December 1942.

LEON HENDERSON, Administrator.

1:43 p. m.]

[Order 90 Under MPR 183] GRAPHICUT CORPORATION

APPROVAL OF MAXIMUM PRICE

Order No. 90 under § 1499.158 of Maximum Price Regulation No. 188-Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register. and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is ordered:

(a) Graphicut Corporation, 480 Canal Street, New York, New York, is authorized to sell and deliver its new game, designated as "Eureko", at prices f. o. b. New York, New York, no higher than those set forth below:

Per unit To jobbers _____ \$1.02 To retailers 1.14

(b) This Order No. 90 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 90 shall become effective on the 17th day of December 1942. Issued this 16th day of December 1942.

> LEON HENDERSON, Administrator.

[F. R. Doc. 42-13437; Filed, December 16, 1942; 1:43 p. m.]

[Order 83 Under MPR 183]

PITTSBURGH PLATE GLASS CO.

ORDER GRANTING ADJUSTMENT

Order No. 88 under § 1499.161 (a) (1) of Maximum Price Regulation No. 188-Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

Granting adjustment in maximum prices for sales of staple set brushes by the Pittsburgh Plate Glass Company.

For the reasons appearing in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Administrator by the Emergency Price Control Act of 1942, as amended, and by Executive Order No. 9250, It is hereby ordered:

(a) Pittsburgh Plate Glass Company, Brush Division, Baltimore, Maryland, may sell staple set brushes at prices no higher than those appearing in its price list, No. 4203, issued March 15, 1942, to become effective April 1, 1942, as revised and filed with the Office of Price Administration as Revised Exhibit D, In the Matter of Pittsburgh Plate Glass Company, Petition for Amendment, Docket No. GF3-392. These prices shall [F.R. Doc. 42-13435; Filed, December 16, 1942; o be subject to the same discounts and allowances as those which were in effect during March 1942 under the price list in effect at that time.

(b) Pittsburgh Plate Glass Company shall notify each purchaser on the first sale to such purchaser at the increased price as follows:

The Office of Price Administration has authorized an increase in price on staple set brushes to cover our increased costs. Your maximum prices for resale of the brushes remain unchanged.

- (c) This Order No. 88 may be revoked or amended by the Administrator at any time.
- (d) This Order No. 88 shall become effective December 17, 1942.

Issued this 16th day of December 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-13445; Filed, December 16, 1942; 3:18 p. m.]

[Order 1 Under MPR 208]

RICE-STIX COMPANY

ORDER ADJUSTING MAXIMUM PRICES

Correction

The reference to § 1389.203 (c) appearing on page 10168 of the issue for Saturday, December 5, 1942, should read "§ 1389.203 (e)."